Page 1

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF OHIO

EASTERN DIVISION

- - -

IN RE: NATIONAL : MDL NO. 2804

PRESCRIPTION OPIATE :

LITIGATION

: CASE NO.

THIS DOCUMENT : 1:17-MD-2804

RELATES TO ALL CASES:

: Hon. Dan A.

: Polster

- - -

Tuesday, December 4, 2018

- - -

HIGHLY CONFIDENTIAL - SUBJECT TO FURTHER CONFIDENTIALITY REVIEW

_ _ _

Videotaped deposition of LISA WALKER, taken pursuant to notice, was held at Golkow Litigation Services, One Liberty Place, 1650 Market Street, Suite 5150, Philadelphia, Pennsylvania 19103, beginning at 9:12 a.m., on the above date, before Amanda Dee Maslynsky-Miller, a Certified Realtime Reporter.

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GOLKOW LITIGATION SERVICES 877.370.3377 ph | 917.591.5672 fax deps@golkow.com

		Page 2		Page 4
1	APPEARANCES:	- ~ 5 ~ ~	1	APPEARANCES: (Continued)
2	AFFEARANCES.		2	VIA TELEPHONE/LIVESTREAM:
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2			22	
3 1			23	
			24	
		Page 3		Page 5
1	APPEARANCES: (Continued)		1	APPEARANCES: (Continued)
2	THE ELECTION (COMMISSION)		2	VIA TELEPHONE/LIVESTREAM:
3	WILLIAMS & CONNOLLY LLP		3	THE PERSON OF THE PROPERTY.
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5 7 3	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP		6	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC,
5 7 3	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE		6 7 8	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State
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66 77 73 39 99 90 11 12 22 33 44 55	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, Pennsylvania 19103 (215) 851-8100 Arollins@reedsmith.com Representing the Defendant, AmerisourceBergen JONES DAY BY: SHIRLETHIA V. FRANKLIN, ESQUIRE 51 Louisiana Avenue, N.W.		6 7 8 9 10 11 12 13 14 15 16	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State Court Case ALLEGAERT BERGER & VOGEL LLP BY: JOHN S. CRAIG, ESQUIRE 111 Broadway, 20th Floor New York, New York 10006 (212) 616-7075 Jeraig@abv.com Representing the Defendant,
66 77 88 99 00 11 22 33 44 55	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, Pennsylvania 19103 (215) 851-8100 Arollins@reedsmith.com Representing the Defendant, AmerisourceBergen JONES DAY BY: SHIRLETHIA V. FRANKLIN, ESQUIRE 51 Louisiana Avenue, N.W. Washington, D.C. 20001		6 7 8 9 10 11 12 13 14 15 16 17	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State Court Case ALLEGAERT BERGER & VOGEL LLP BY: JOHN S. CRAIG, ESQUIRE 111 Broadway, 20th Floor New York, New York 10006 (212) 616-7075 Jeraig@abv.com Representing the Defendant, Rochester Drug Corporation
66 77 88 99 00 11 22 33 44 55 66	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, Pennsylvania 19103 (215) 851-8100 Arollins@reedsmith.com Representing the Defendant, AmerisourceBergen JONES DAY BY: SHIRLETHIA V. FRANKLIN, ESQUIRE 51 Louisiana Avenue, N.W. Washington, D.C. 20001 (202) 879-3939		6 7 8 9 10 11 12 13 14 15 16	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State Court Case ALLEGAERT BERGER & VOGEL LLP BY: JOHN S. CRAIG, ESQUIRE 111 Broadway, 20th Floor New York, New York 10006 (212) 616-7075 Jcraig@abv.com Representing the Defendant, Rochester Drug Corporation
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66 78899 00 11 22 334455 66 77 88	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, Pennsylvania 19103 (215) 851-8100 Arollins@reedsmith.com Representing the Defendant, AmerisourceBergen JONES DAY BY: SHIRLETHIA V. FRANKLIN, ESQUIRE 51 Louisiana Avenue, N.W. Washington, D.C. 20001 (202) 879-3939 Sfranklin@jonesday.com Representing the Defendant,		6 7 8 9 10 11 12 13 14 15 16 17 18	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State Court Case ALLEGAERT BERGER & VOGEL LLP BY: JOHN S. CRAIG, ESQUIRE 111 Broadway, 20th Floor New York, New York 10006 (212) 616-7075 Jcraig@abv.com Representing the Defendant, Rochester Drug Corporation ALSO PRESENT: Dan Lawlor, Videographer
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66 78 89 00 11 22 33 44 55 66 77 88 90 91 91 91 92	(202) 434-5000 Jtully@wc.com Representing the Defendant, Cardinal Health REED SMITH LLP BY: ANNE E. ROLLINS, ESQUIRE Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, Pennsylvania 19103 (215) 851-8100 Arollins@reedsmith.com Representing the Defendant, AmerisourceBergen JONES DAY BY: SHIRLETHIA V. FRANKLIN, ESQUIRE 51 Louisiana Avenue, N.W. Washington, D.C. 20001 (202) 879-3939 Sfranklin@jonesday.com Representing the Defendant,		6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	600 Vine Street Suite 2800 Cincinnati, Ohio 45202 (513) 698-5000 Pcosgrove@ulmer.com Representing the Defendant, Gemini Laboratories, LLC, Arkansas (Elllington) State Court Case ALLEGAERT BERGER & VOGEL LLP BY: JOHN S. CRAIG, ESQUIRE 111 Broadway, 20th Floor New York, New York 10006 (212) 616-7075 Jcraig@abv.com Representing the Defendant, Rochester Drug Corporation ALSO PRESENT: Dan Lawlor, Videographer
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Page 6
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             INDEX
                                                                                EXHIBITS
                                                                   2
                                                                   3
 4
                                                                                  DESCRIPTION
                                                                         NO
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      Testimony of: LISA WALKER
                                                                         Endo-Walker
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                                                                         Exhibit-17 ENDO OPIOID MDL
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        By Mr Buchanan
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        By Mr Leniski
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                                                                         Endo-Walker
        By Mr Limbacher
                            555
                                                                         Exhibit-18 ENDO OPIOID MDL 02426078 385
 8
                                                                   8
                                                                         Endo-Walker
 9
                                                                   9
                                                                         Exhibit-19 ENDO OPIOID MDL
            EXHIBITS
10
                                                                                04881787-791
                                                                  10
              - - -
                                                                         Endo-Walker
11
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                                 PAGE
                                                                  11
                                                                         Exhibit-20 Clawed Back
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12
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                                                                                                    408
                                                                  12
      Exhibit-1 PAR_OPIOID_MDL_
13
                                                                  13
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14
                                                                  14
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                                                                         Endo-Walker
Exhibit-22 ENDO00259233-235
      Exhibit-2 EPI000620553-554
                                                                                                           427
      Endo-Walker
Exhibit-3 ENDO_OPIOID_MDL_
05948286-292 223
                                                                  1.5
                                                                  16
                                                                         Endo-Walker
                                                                         Exhibit-23 No Bates
17
                                                                  17
                                                                                6/8/17 FDA News Release 444
      Endo-Walker
18
                                                                         Endo-Walker
      Exhibit-4 UPSSCS0002032-051
                                                                  18
                                                                         Exhibit-24 ENDO DATA-OPIOID
19
                                                                  19
                                                                                MDL-00000022.
      Endo-Walker
      Exhibit-5 ENDO_OPIOID_MDL
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                                                                         Exhibit-25 ENDO_OPIOID_MDL
                                                                  21
22
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2.3
            Shaffer to Lisa Walker,
                                                                  23
            Subject: FW: UPS's Know Your
                                                                  24
2.4
            Customer Program
                                                   Page 7
                                                                                                                     Page 9
 1
                                                                    1
 2
              EXHIBITS
                                                                    2
                                                                                 EXHIBITS
 3
                                                                    3
                DESCRIPTION
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 4
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                                       PAGE
                                                                    4
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                                                                    5
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       Exhibit-7 ENDO_OPIOID_MDL
                                                                          Exhibit-26 ENDO_OPIOID_MDL
 6
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       Endo-Walker
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       Exhibit-8 ENDO_OPIOID_MDL_05950068,
                                                                          Exhibit-27 ENDO_OPIOID_MDL
                                                                    8
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              With Attachment
                                                                                 02290107 - \overline{1}10
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       Endo-Walker
                                                                    9
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 9
       Exhibit-9 UPSSCS0002916-935
                                            317
                                                                          Exhibit-28 ENDO_DATA-OPIOID_MDL
                                                                                 00000019, With Attachment 492
10
                                                                          Endo-Walker
       Endo-Walker
                                                                  11
                                                                          Exhibit-29 ENDO_OPIOID_MDL
       Exhibit-10 UPSSCS0002991-3029
11
                                             317
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                                                                  12
                                                                                 01030692 - \overline{6}98
12
       Exhibit-11 ENDO OPIOID MDL
                                                                  13
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       Exhibit-12 ENDO_OPIOID_MDL
                                                                  15
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15
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                                    323
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                                                                                 00299957 - \overline{0}030002
16
                                                                  16
       Exhibit-13 ENDO_OPIOID_MDL
                                                                  17
                                                                          Endo-Walker
17
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                                                                                01239751-753
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                                                                  18
18
       Exhibit-14 ENDO OPIOID MDL
                                                                          Endo-Walker
                                                                  19
19
              05948106 - \overline{137}
                                                                          Exhibit-33 PAR_OPIOID_MDL
                                    355
                                                                                 0000404\overline{0}95-097
20
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       Exhibit-15 ENDO_OPIOID_MDL
                                                                  21
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                                                                          Exhibit-34 ENDO OPIOID MDL
              05962953-956
       Endo-Walker
22
                                                                  22
                                                                                 05948292-287 (Pages in
       Exhibit-16 ENDO-CHI LIT-001444050-053 367
                                                                                 Reverse sequential order) 590
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Page 10	Page 12
1 2 EXHIBITS	
3	2 (It is hereby stipulated and
4 NO. DESCRIPTION PAGE	agreed by and among counsel that
5 Endo-Walker	4 sealing, filing and certification
Exhibit-35 ENDO_OPIOID_MDL_ 6 00852918-925 616	5 are waived; and that all
6 00852918-925 616 7 Endo-Walker	6 objections, except as to the form
Exhibit-36 PAR_OPIOID_MDL_	of the question, will be reserved
8 0000404285 629	8 until the time of trial.)
9 Endo-Walker	9
Exhibit-37 No Bates	10 VIDEO TECHNICIAN: We are
10 7/16/13 E-mail from Laurel McDermott to Sanjay Patel;	now on the record. My name is Dan
11 Subject: SOMS Customer	Lawlor. I'm a videographer with
Letter & Sales Rep Talking	13 Golkow Litigation Services.
Points 640	14 Today's date is December 4, 2018,
13	and the time is 9:12 a.m.
14	16 This video deposition is
15 16	being held in Philadelphia,
17	Pennsylvania, in the matter of
18	19 National Prescription Opiate
19	20 Litigation, MDL Number 2804. The
20	deponent is Lisa Walker.
21 22	Counsel will be noted on the
23	23 stenographic record. The court
24	reporter is Amanda Miller and will
	· · · · · · · · · · · · · · · · · · ·
Page 11	Page 13
1	1 now swear in the witness.
2 DEPOSITION SUPPORT INDEX	2
3	3 LISA WALKER, after having
	, ,
4	1 4 been allly sworn, was examined and
5 Direction to Witness Not to Answer	4 been duly sworn, was examined and testified as follows:
	5 testified as follows:
5 Direction to Witness Not to Answer	5 testified as follows: 6
5 Direction to Witness Not to Answer 6 Page Line Page Line Page Line	5 testified as follows: 6 7 EXAMINATION
5 Direction to Witness Not to Answer 6 Page Line Page Line Page Line 7 None	5 testified as follows: 6 7 EXAMINATION 8
5 Direction to Witness Not to Answer 6 Page Line Page Line Page Line 7 None 8	5 testified as follows: 6 7 EXAMINATION 8 9 BY MR. BUCHANAN:
5 Direction to Witness Not to Answer 6 Page Line Page Line Page Line 7 None 8 9 10 Request for Production of Documents 11 Page Line Page Line Page Line	5 testified as follows: 6 7 EXAMINATION 8 9 BY MR. BUCHANAN: 10 Q. Good morning, Ms. Walker.
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	Page 14		Page 16
1	A. Yes.	1	it so I can reframe it and be as clear as
2	Q. Were you with the	2	I can, okay?
3	predecessor company that was within	3	A. Uh-huh.
4 .	DuPont, or a predecessor company that was	4	Q. And I guess by the nod of
5	involved in selling the same products	5	your head and the lack of an audible
6	that Endo ultimately sold?	6	response, I need to remind you of that.
7	A. Yes, I also worked for	7	The court reporter is here
8	DuPont.	8	and is going to take everything down.
9	Q. So let's run through that a	9	The video may capture things in a
10	little bit and figure out exactly where	10	different way, but we do need to make
11	you fit in the scheme of things.	11	sure that you provide an audible
12	First of all, before we get	12	response, okay? A yes or no if it's a
13	too far down the road, have you been	13	yes-or-no question, fair?
14	deposed before?	14	A. Yes.
15	A. No, I have not.	15	Q. We'll probably go an hour
16	Q. I'm sure you've had some	16	and-a-half or so between breaks. If you
17	time with counsel to get ready for today,	17	need something earlier, just let me know,
18	fair?	18	okay?
19	A. Yes.	19	A. That's fine.
20	Q. And you met with counsel	20	MR. LIMBACHER: Counsel,
21	over a period of days?	21	just so you're aware, I think it
22	A. Yes.	22	would be my preference if we stop
23	Q. And who did you meet with?	23	roughly about every hour.
24	A. Bob and Alex and Jobina.	24	MR. BUCHANAN: Well, as I
	Daga 15		
	Page 15		Page 17
1	Q. And how much time did you	1	said, the witness is the star of
2	Q. And how much time did you spend doing that?	2	said, the witness is the star of the show.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. And how much time did you spend doing that? A. About four days. Q. Four full days? A. No, just a few hours each day. Q. And when was the last time you did that? A. Yesterday. Q. Okay. Twenty hours all told? What's a good estimate? A. I don't recall. Probably about 20 or so. Q. So I'm going to ask you questions throughout the day. I hope you had a chance to discuss what the process would involve with counsel before you got here. You're the guest of honor today, so if you need a break, just let me know. Is that okay? A. Yes. Q. And if you don't understand	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	said, the witness is the star of the show. BY MR. BUCHANAN: Q. So we'll proceed until you tell us you need a break. Fair, ma'am? A. Yes. Q. Okay. So let's dial back the clock a little bit. 1998 to present, an Endo employee? A. That's correct. Q. Prior to that point in time, a DuPont employee? A. That's correct. Q. So the check you were getting prior to 1998 came from E.I. dupont de Nemours or some other company? A. It came from DuPont Merck Pharmaceuticals. Q. Got you, okay. And how long did you work with them?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And how much time did you spend doing that? A. About four days. Q. Four full days? A. No, just a few hours each day. Q. And when was the last time you did that? A. Yesterday. Q. Okay. Twenty hours all told? What's a good estimate? A. I don't recall. Probably about 20 or so. Q. So I'm going to ask you questions throughout the day. I hope you had a chance to discuss what the process would involve with counsel before you got here. You're the guest of honor today, so if you need a break, just let me know. Is that okay? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	said, the witness is the star of the show. BY MR. BUCHANAN: Q. So we'll proceed until you tell us you need a break. Fair, ma'am? A. Yes. Q. Okay. So let's dial back the clock a little bit. 1998 to present, an Endo employee? A. That's correct. Q. Prior to that point in time, a DuPont employee? A. That's correct. Q. So the check you were getting prior to 1998 came from E.I. dupont de Nemours or some other company? A. It came from DuPont Merck Pharmaceuticals. Q. Got you, okay. And how long did you work

	Page 18		Page 20
1	Q. So that takes you back to	1	But did that change over the
2	'89 or '90?	2	years?
3	A. 1989 I started.	3	MR. LIMBACHER: Object to
4 .	Q. Working in Wilmington?	4	form.
5	A. No, out in Barlemo Plaza.	5	THE WITNESS: It didn't, no.
6	Q. That's Delaware?	6	I had no control over that when I
7	A. Yes.	7	worked at DuPont.
8	Q. And what was your position	8	BY MR. BUCHANAN:
9	with DuPont, ma'am?	9	Q. Oh, I see, okay.
10	A. When I started, I worked	10	So what was your role and
11	off I worked in the mailroom pushing	11	function at DuPont between '89/'90 and
12	the mail cart.	12	'98?
13	Q. Okay. So you worked in that	13	A. Like I said, I worked in the
14	function from 1989 or so, and then you	14	mailroom. And then I was a clerical I
15	advanced in the ranks at DuPont?	15	was a clerk within the customer service
16 17	A. Correct. I moved to the	16 17	department. And then I became a customer
18	customer service department at DuPont	18	service rep.
19	Merck around '91, '92.	19	Q. Okay. And as customer service rep, what did you do for DuPont?
20	Q. Within DuPont Merck, did they have a product line that was	20	A. Order entry, putting in
21	controlled substances?	21	orders.
22	A. Yes, they did.	22	Q. Customers would send in
23	Q. And we're going to talk	23	orders, you would receive them
24	about controlled substances at various	24	physically, probably, by fax or mail?
2 1	about controlled substances at various		physically, producty, by lax of main:
	Page 19		Page 21
1	points during today.	1	A. At that time, yes.
2	And do you understand what	2	Q. And then you would
3	those are?	3	physically key them into a computer
4	A. Yes.	4	system and track the orders?
5	Q. And what are they?	5	A. Yes.
6	A. Controlled substances?	6	Q. And was that really the
7	Q. Yes.	7	extent of your exposure to controlled
8	A. They are opioid products,	8	substance orders at that point in time?
9	pain products that are stored differently	9	A. Yes, that's correct.
10	than other products within the warehouse.	10	Q. You weren't responsible for
11	Q. Do you have you do have a	11	filling the orders?
12	water if you need?	12	A. No, I was not.
13	A. Yes.	13 14	Q. You weren't responsible for
14 15	Q. I'll need one throughout the	15	selling to customers? A. No, I was not.
16	day, so please excuse me if I'm doing	16	Q. As a customer service rep,
17	that as I'm asking questions. All right. So DuPont had a	17	you were the liaison between DuPont Merck
18	product line that was controlled	18	and the end customer, in terms of getting
19	substances, fair?	19	their order physically input into the
20	A. Yes.	20	system so it could be fulfilled?
21	Q. And, obviously, when you're	21	A. The end customer would be
22	in the mailroom, you probably didn't have	22	the wholesaler.
23	direct responsibility for oversight of	23	Q. Got it.
24	controlled substances.	24	So DuPont Merck had

	Page 22		Page 24
1	wholesale customers?	1	Q. So since college, since
2	A. Yes.	2	starting college, you've really had two
3	Q. Distributors as customers?	3	employers, DuPont Merck and Endo?
4 .	A. I just I don't recall.	4	A. That is correct.
5	It was 20 years ago. Mostly wholesalers.	5	Q. You're still in the area
6	Q. Okay. Let's step back in	6	here? Home?
7	time prior to your time at DuPont Merck.	7	A. Home is in Pennsylvania,
8	Did you have any role and	8	yes.
9	involvement in the pharmaceutical	9	Q. And work every day, you're
10	industry prior to 1989 or '90?	10	driving out to Malvern?
11	A. No.	11	A. Yes.
12	Q. And what was your prior	12	Q. And that's the home base for
13	employment?	13	Endo today?
14	A. Prior to DuPont?	14	A. Yes.
15		15	
16 17	A. I was in college.	16 17	today, what's the logo on the top, or
	Q. All right. Graduated when?		what's the name of the company that sends
18	A. I graduated college in 1995.	18 19	your paycheck to you?
19	Q. Okay. Started college when?		A. Endo Pharmaceuticals.
20	A. Right after high school,	20	Q. Got you.
21	'87.	21	And is Endo Pharmaceuticals
22	Q. Got you.	22	a subsidiary, as you understand it, to
23	So you were working at	23	Endo the parent?
24	DuPont while you were finishing college?	24	MR. LIMBACHER: Object to
	Page 23		Page 25
1	_	1	
1	A. That's correct.	1	form.
2	Q. Okay. And where did you go	2	BY MR. BUCHANAN:
3	to school?	3	Q. If you know.
4	A. Wilmington College.	4	A. I don't know. I can't
5	Q. And that's Wilmington,	5	confirm.
6	Delaware?	6	Q. Okay. Endo Pharmaceuticals
7	A. Yes.	7	has been in the business of selling
8	Q. And you graduated with a	8	branded among other things, but in the
9	degree in some specialty?	9	business of selling branded opioid
10	A. Business management,	10	products for the time that you've been at
11	Bachelor's.	11	the company, fair?
12	Q. Got you.	12	MR. LIMBACHER: Object to
13	Did you go on to any	13	form.
14	postgraduate further education?	14	THE WITNESS: Yes.
15	A. No.	15	BY MR. BUCHANAN:
16	Q. Any certificate programs	16	Q. Endo Pharmaceuticals is a
17	anywhere, ma'am?	17	manufacturer of opioids?
18	A. No.	18	MR. LIMBACHER: Object to
19	Q. Any focus on medicine or	19	form. Foundation.
20	healthcare as part of your education?	20	THE WITNESS: It depends on
21	A. No.	21	what your definition of
22	Q. So your education, we can	22	"manufacturer" is.
23	fairly characterize as was in business?	23	Yes, we do own the products,
24	A. Correct, yes.	24	but we don't physically
1	• •		

	Page 26		Page 28
1	manufacture the products.	1	MR. LIMBACHER: Object to
2	BY MR. BUCHANAN:	2	form.
3	Q. I understand.	3	THE WITNESS: I can't
4 .	You contract out to other	4	confirm that, no.
5	people to make them	5	BY MR. BUCHANAN:
6	A. Correct.	6	Q. Is it fair to say, ma'am,
7	Q for you, but ultimately	7	over the time that you've been at Endo,
8	on the label and everything it will say	8	Endo has manufactured and shipped
9	you're the manufacturer, right?	9	billions of Percocet pills?
10	A. Yes.	10	MR. LIMBACHER: Object to
11	Q. And that's been true since	11	form.
12	you've been there?	12	THE WITNESS: I can't
13	MR. LIMBACHER: Object to	13	confirm the dollar value that you
14	form.	14	just said.
15	THE WITNESS: Yes.	15	BY MR. BUCHANAN:
16	BY MR. BUCHANAN:	16	Q. I wasn't talking dollar
17	Q. Could you run through some	17	value.
18	of the names of the products that are	18	Just billions of pills?
19	branded opioids that you've had a role	19	MR. LIMBACHER: Same
20	and involvement with while you've been at	20	objection.
21	Endo?	21	THE WITNESS: I can't
22	A. Percocet, Opana, Zydone,	22	confirm the number of pills.
23	Belbuca.	23	BY MR. BUCHANAN:
24	Q. That's a newer one?	24	Q. Let's talk about the
	Page 27		Page 29
1			
l l	A. Yes.	1	positions, I guess, you had well, let
2	Q. Percocet is a combination	2	me finish this thread first. Withdrawn.
2 3	Q. Percocet is a combination narcotic together with aspirin or	2 3	me finish this thread first. Withdrawn. Is it fair to say, ma'am,
2 3 4	Q. Percocet is a combination narcotic together with aspirin or acetaminophen, excuse me?	2 3 4	me finish this thread first. Withdrawn. Is it fair to say, ma'am, over the time that you've been at Endo,
2 3 4 5	Q. Percocet is a combination narcotic together with aspirin or acetaminophen, excuse me? MR. LIMBACHER: Object to	2 3 4 5	me finish this thread first. Withdrawn. Is it fair to say, ma'am, over the time that you've been at Endo, Endo has shipped hundreds of millions of
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Percocet is a combination narcotic together with aspirin or acetaminophen, excuse me? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Withdrawn. Percocet is a combination of acetaminophen and a narcotic? MR. LIMBACHER: If you know. THE WITNESS: I don't know the I can't confirm the actual ingredients of the product. BY MR. BUCHANAN: Q. Do you know whether Percocet, ma'am, has an active narcotic in it? A. I know that Percocet is an	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	me finish this thread first. Withdrawn. Is it fair to say, ma'am, over the time that you've been at Endo, Endo has shipped hundreds of millions of Opana pills? MR. LIMBACHER: Object to form. THE WITNESS: Again, I can't confirm the actual number of pills. BY MR. BUCHANAN: Q. I'm not asking for the actual number. Do you have a sense, though, that over the time that you were there, Endo has shipped hundreds of millions of Opana ER pills? MR. LIMBACHER: Same
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Percocet is a combination narcotic together with aspirin or acetaminophen, excuse me? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Withdrawn. Percocet is a combination of acetaminophen and a narcotic? MR. LIMBACHER: If you know. THE WITNESS: I don't know the I can't confirm the actual ingredients of the product. BY MR. BUCHANAN: Q. Do you know whether Percocet, ma'am, has an active narcotic in it? A. I know that Percocet is an opioid, yes. But the active ingredient,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	me finish this thread first. Withdrawn. Is it fair to say, ma'am, over the time that you've been at Endo, Endo has shipped hundreds of millions of Opana pills? MR. LIMBACHER: Object to form. THE WITNESS: Again, I can't confirm the actual number of pills. BY MR. BUCHANAN: Q. I'm not asking for the actual number. Do you have a sense, though, that over the time that you were there, Endo has shipped hundreds of millions of Opana ER pills? MR. LIMBACHER: Same objection.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Percocet is a combination narcotic together with aspirin or acetaminophen, excuse me?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	me finish this thread first. Withdrawn. Is it fair to say, ma'am, over the time that you've been at Endo, Endo has shipped hundreds of millions of Opana pills? MR. LIMBACHER: Object to form. THE WITNESS: Again, I can't confirm the actual number of pills. BY MR. BUCHANAN: Q. I'm not asking for the actual number. Do you have a sense, though, that over the time that you were there, Endo has shipped hundreds of millions of Opana ER pills? MR. LIMBACHER: Same objection. THE WITNESS: Again, I'm sorry, I can't confirm that

1 2	Page 30		Page 32
		1	know, programs in place to monitor
	Q. Endo was making a lot of	2	excessive orders.
3	opioids, fair?	3	BY MR. BUCHANAN:
4 .	MR. LIMBACHER: Object to form.	4	
5		5	Q. I'm just asking you what
6	THE WITNESS: We make	6	excessive was.
	opioids, yes.		MR. LIMBACHER: Object to
7	BY MR. BUCHANAN:	7	form. You're asking for a
8	Q. You made a lot?	8	definition from a dictionary?
9	MR. LIMBACHER: Object to	9	MR. BUCHANAN: Counsel, you
10	form.	10	get to object to form.
11	THE WITNESS: I'm not I	11	MR. LIMBACHER: No. I'm
12	can't confirm that. I don't know	12	asking you to rephrase your
13	what your definition of "a lot"	13	question, please.
14	is. I'm not going to I can't	14	MR. BUCHANAN: No, that's
15	answer that.	15	not the way it works.
16	BY MR. BUCHANAN:	16	MR. LIMBACHER: I don't
17	Q. What's your definition of "a	17	understand.
18	lot," ma'am?	18	MR. BUCHANAN: It's my right
19	MR. LIMBACHER: Same	19	to rephrase my question. Your
20	objection. Object to form.	20	role is to tell me whether you
21	BY MR. BUCHANAN:	21	have an objection to form, for my
22	Q. Would 100 million be a lot?	22	benefit.
23	A. I can't speak to the number	23	MR. LIMBACHER: And I'm
24	of pills. And I'm not going to speak to	24	objecting I'm objecting to your
	D 01		D 22
	Page 31		Page 33
1	the number the dollar value.	1	question.
2	I can't. That's not	2	MR. BUCHANAN: I'll ask you
3	that's not within my role. I don't know.	3	if I need clarification.
4	Q. Well, you saw orders cross	4	MR. LIMBACHER: I'm
5	your desk, right?	5	objecting to your question.
6	A. Yes.	6	I don't think we're here to
7	Q. And one of your jobs was to	7	ask her for definitions of
7	avaluate arders if they were expessive		
8	evaluate orders if they were excessive,	8	individual words.
8 9	right?	9	individual words. MR. BUCHANAN: Move to
8 9 10	right? A. Yes.	9 10	individual words. MR. BUCHANAN: Move to strike, counsel.
8 9 10 11	right?	9 10 11	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to
8 9 10 11 12	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to	9 10 11 12	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context.
8 9 10 11 12 13	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to form.	9 10 11 12 13	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context. MR. BUCHANAN: Just mark the
8 9 10 11 12 13 14	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to	9 10 11 12	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context. MR. BUCHANAN: Just mark the transcript, please.
8 9 10 11 12 13	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to form.	9 10 11 12 13	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context. MR. BUCHANAN: Just mark the
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8 9 10 11 12 13 14 15 16 17 18	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to form. THE WITNESS: That's not a fair question. I don't know what it depends what you're talking about, a lot. Each customer is different. Each wholesaler is different. BY MR. BUCHANAN:	9 10 11 12 13 14 15 16 17 18 19	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context. MR. BUCHANAN: Just mark the transcript, please. BY MR. BUCHANAN: Q. Ma'am, I'd just like to know, during your time at Endo, am I correct that you had a role and
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8 9 10 11 12 13 14 15 16 17 18 19 20 21	right? A. Yes. Q. So what's a lot? MR. LIMBACHER: Object to form. THE WITNESS: That's not a fair question. I don't know what it depends what you're talking about, a lot. Each customer is different. Each wholesaler is different. BY MR. BUCHANAN: Q. What's excessive?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	individual words. MR. BUCHANAN: Move to strike, counsel. MR. LIMBACHER: You have to put it into some kind of context. MR. BUCHANAN: Just mark the transcript, please. BY MR. BUCHANAN: Q. Ma'am, I'd just like to know, during your time at Endo, am I correct that you had a role and involvement for the monitoring of suspicious orders? A. Yes.

	Page 34		Page 36
1	A. Yes.	1	Q. I'm asking whether you
2	Q. Excessive by quantity,	2	examined the orders?
3	right?	3	A. Yes.
4 .	A. We had an excessive we	4	Q. Thank you.
5	had an excessive program and SOM programs	5	A. Based on our program.
6	in place, yes.	6	Q. And so over the course,
7	Q. And that was among your role	7	· ·
8	and functions over the time at Endo,	8	ma'am, of looking at those orders, you saw orders for thousands and thousands
9	fair?	9	and tens of thousands of purchases for
10	A. Correct.	10	bottles of Percocet, true?
11	Q. Okay. So I'd like to know,	11	
12	what's an excessive order?	12	MR. LIMBACHER: Object to form.
13	MR. LIMBACHER: Object to	13	THE WITNESS: I don't recall
14	form.	14	actual numbers of bottles that
15	THE WITNESS: We have	15	
16	programs in place that monitor our	16	customers may or may not have ordered.
17		17	BY MR. BUCHANAN:
18	excessive orders and SOM programs		
18	in place. And those orders come in, and they're reviewed and	18	Q. You don't recall even having
20		19	the sense, ma'am, that in the orders that
21	they're released as necessary.	20	you reviewed, tens of thousands of
22	I'm not providing a definition of an excessive order.	21	bottles of Percocet, 100 and 500 count,
23	BY MR. BUCHANAN:	22	were purchased containing narcotics that
23		23	you manufactured, "you" meaning Endo?
24	Q. Well, you looked at the	24	MR. LIMBACHER: Object to
	Page 35		Page 37
1	orders when they came across your desk?	1	form.
2	orders when they came across your desk? A. Yes.	1 2	
			form.
2	A. Yes.	2	form. THE WITNESS: I can tell you
2 3	A. Yes.Q. Or came across your computer	2 3	form. THE WITNESS: I can tell you that our customers placed orders,
2 3 4	A. Yes. Q. Or came across your computer screen?	2 3 4	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive
2 3 4 5	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes.	2 3 4 5	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and
2 3 4 5 6	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes.	2 3 4 5 6	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released
2 3 4 5 6 7	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one	2 3 4 5 6 7	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program.
2 3 4 5 6 7 8	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was	2 3 4 5 6 7 8	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you.
2 3 4 5 6 7 8 9	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right?	2 3 4 5 6 7 8 9	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN:
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2 3 4 5 6 7 8 9 10 11	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my	2 3 4 5 6 7 8 9 10	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility
2 3 4 5 6 7 8 9 10 11 12	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders.	2 3 4 5 6 7 8 9 10 11	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded
2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am?	2 3 4 5 6 7 8 9 10 11 12 13	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products?
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had	2 3 4 5 6 7 8 9 10 11 12 13 14	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period. THE WITNESS: Repeat your
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Is that a yes answer? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period. THE WITNESS: Repeat your question. BY MR. BUCHANAN: Q. Were you that person within Endo who had responsibility for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Is that a yes answer? MR. LIMBACHER: Object to form. THE WITNESS: We had a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period. THE WITNESS: Repeat your question. BY MR. BUCHANAN: Q. Were you that person within Endo who had responsibility for ordering reviewing orders to determine
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Is that a yes answer? MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period. THE WITNESS: Repeat your question. BY MR. BUCHANAN: Q. Were you that person within Endo who had responsibility for ordering reviewing orders to determine if they were suspicious?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Or came across your computer screen? A. Me or somebody on my team, yes. Q. And when you did that, one of the things you were looking for was whether they were excessive, right? A. We had a program in place that would monitor our excessive orders. Q. Is that a yes answer to my question, ma'am? A. We had MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Is that a yes answer? MR. LIMBACHER: Object to form. THE WITNESS: We had a program in place that monitored	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. THE WITNESS: I can tell you that our customers placed orders, they went through our excessive program and our SOM program, and they were reviewed and released based on based on our program. That's what I can tell you. BY MR. BUCHANAN: Q. As the person were you, I mean, the person with that responsibility within Endo with regard to branded products? MR. LIMBACHER: Object to form. Time period. THE WITNESS: Repeat your question. BY MR. BUCHANAN: Q. Were you that person within Endo who had responsibility for ordering reviewing orders to determine

THE WITNESS: What time frame are you asking about?	1 2	MR. LIMBACHER: Object to
frame are you asking about?		
		form.
BY MR. BUCHANAN:	3	THE WITNESS: If that's the
Q. That was a good tip from	4	recommendation of my counsel.
your counsel, I guess.	5	BY MR. BUCHANAN:
MR. BUCHANAN: Counsel, I'm	6	Q. Thank you.
		You stated that it depends
		on what time as to what your role and
		function would have been with regard to
		suspicious orders.
		Did I understand your
		request for clarification correctly?
		A. Yes.
		Q. So when you started with
		Endo, what was your role and function in
		1998?
		A. I was a contract analyst.
		Q. At what point in time did
		you have a role and function that gave
•		you oversight of suspicious orders?
		MR. LIMBACHER: Object to
		form.
		THE WITNESS: I became the
		director of the group in 2015.
deposition is supposed to proceed	24	director of the group in 2013.
Page 39		Page 41
as if it was in court, unless this	1	BY MR. BUCHANAN:
	2	Q. My question was, at what
court.	3	point in time did you have a role and
BY MR. BUCHANAN:	4	function that gave you oversight of
O. Ma'am, are you planning to	5	suspicious orders?
come to court?	6	MR. LIMBACHER: Object to
MR. LIMBACHER: Object to	7	form.
_	8	THE WITNESS: I've always
	9	been part of the customer service
	10	and distribution group my entire
	11	time at Endo. The ultimate
	12	responsibility became when I
	13	became a director in 2015.
	14	BY MR. BUCHANAN:
		Q. Okay. When did you have any
		oversight and responsibility for
		monitoring for suspicious orders of your
		customers?
		A. I don't recall.
		MR. LIMBACHER: Object to
		form.
		THE WITNESS: Sorry.
Q. Okay. It would not be too	23	I don't recall. I've been
A A A A A A A A A A A A A A A A A A A		
	going to ask you, if you have a form objection, please state a form objection. I'll decide whether I need to re-ask it. MR. LIMBACHER: And I will make my objections as I think is appropriate. MR. BUCHANAN: That's coaching. MR. LIMBACHER: And I don't appreciate the speeches, okay. MR. BUCHANAN: Then you should ask you should make appropriate objections. MR. LIMBACHER: I think I'm doing that. MR. BUCHANAN: This deposition is supposed to proceed Page 39 as if it was in court, unless this witness is going to show up in court. BY MR. BUCHANAN: Q. Ma'am, are you planning to come to court? MR. LIMBACHER: Object to form. MR. BUCHANAN: Withdrawn. BY MR. BUCHANAN: Withdrawn. BY MR. BUCHANAN:	going to ask you, if you have a form objection, please state a form objection. I'll decide whether I need to re-ask it. MR. LIMBACHER: And I will make my objections as I think is appropriate. MR. BUCHANAN: That's coaching. MR. LIMBACHER: And I don't appreciate the speeches, okay. MR. BUCHANAN: Then you should ask you should make appropriate objections. MR. LIMBACHER: I think I'm doing that. MR. BUCHANAN: This deposition is supposed to proceed Page 39 as if it was in court, unless this witness is going to show up in court. BY MR. BUCHANAN: Q. Ma'am, are you planning to come to court? MR. LIMBACHER: Object to form. MR. BUCHANAN: Withdrawn. BY MR. BUCHANAN: Q. When this case goes to trial in September of this year, September of 2019, if we request your presence at court, are you willing to come to Cleveland and make your presence there live? MR. LIMBACHER: Object to form. THE WITNESS: If that's the recommendation of my counsel, then I will do that.

Some time during that time frame, 1				
2 I don't recall the exact time. 3 BY MR. BUCHANAN: 4 Q. Can you identify somebody— 5 is there a time frame when you recall 6 that you did have that responsibility— 7 MR. LIMBACHER: Same 8 objection. 9 BY MR. BUCHANAN: 10 Q. — prior to 2015? 11 A. No, I don't recall the exact 12 date. 13 Q. Well, if you weren't looking 14 at suspicious orders, ma'am, who was, or 15 orders to assess whether they were 16 suspicious, who was doing that? 17 A. It could have been me. It 18 could have been my boss at the time. It 19 could have been somebody on the team. 20 There's a variety of people. 21 Q. Okay. What was the name of your group? 22 your group? 23 Withdrawn. 24 What was the name of the Page 43 1 group that had responsibility for they were suspicious? 4 MR. LIMBACHER: Object to form. 25 group that had responsibility for they were suspicious? 4 MR. LIMBACHER: Object to form. 26 THE WITNESS: Customer service? 3 BY MR. BUCHANAN: 4 Q. Canyou dentify somebody — 5 is there a time frame when you recall the exact within customer service function for us. 5 there's a group of — 6 within customer service that manages the within customer service that manages of the creater. 5 So I wanted to make some clarification there. 6 A. Nit for were suspicious, who was on the team. 1 The could have been me. It 1 could have been somebody on the team. 20 Okay. What was the name of the Page 43 1 group that had responsibility for the customer service function is not within the regulatory group at the function is not in the, quote, compliance group, fair? Page 45 1 A. Yes, that's correct. Q. The customer service function is not in the quote, compliance group, fair? Page 45 A. That's correct. Q. The customer service function is not in the, quote, compliance group, fair? MR. LIMBACHER: You can finish your answer. Go ahead. The with reval all and substitutions in not in a DEA compliance group, fair? MR. LIMBACHER: You can finish your answer. Go ahead. The WITNESS: Thank you. MR. Did a substitution for ustitution is not in the quote, c		Page 42		Page 44
2 I don't recall the exact time. 3 BY MR. BUCHANAN: 4 Q. Can you identify somebody— 5 is there a time frame when you recall 6 that you did have that responsibility— 7 MR. LIMBACHER: Same 8 objection. 9 BY MR. BUCHANAN: 10 Q. — prior to 2015? 11 A. No, I don't recall the exact 12 date. 13 Q. Well, if you weren't looking 14 at suspicious orders, ma'am, who was, or 15 orders to assess whether they were 16 suspicious, who was doing that? 17 A. It could have been me. It 18 could have been my boss at the time. It 19 could have been somebody on the team. 20 There's a variety of people. 21 Q. Okay. What was the name of your group? 22 your group? 23 Withdrawn. 24 What was the name of the Page 43 1 group that had responsibility for they were suspicious? 4 MR. LIMBACHER: Object to form. 25 group that had responsibility for they were suspicious? 4 MR. LIMBACHER: Object to form. 26 THE WITNESS: Customer service? 3 BY MR. BUCHANAN: 4 Q. Canyou dentify somebody — 5 is there a time frame when you recall the exact within customer service function for us. 5 there's a group of — 6 within customer service that manages the within customer service that manages of the creater. 5 So I wanted to make some clarification there. 6 A. Nit for were suspicious, who was on the team. 1 The could have been me. It 1 could have been somebody on the team. 20 Okay. What was the name of the Page 43 1 group that had responsibility for the customer service function is not within the regulatory group at the function is not in the, quote, compliance group, fair? Page 45 1 A. Yes, that's correct. Q. The customer service function is not in the quote, compliance group, fair? Page 45 A. That's correct. Q. The customer service function is not in the, quote, compliance group, fair? MR. LIMBACHER: You can finish your answer. Go ahead. The with reval all and substitutions in not in a DEA compliance group, fair? MR. LIMBACHER: You can finish your answer. Go ahead. The WITNESS: Thank you. MR. Did a substitution for ustitution is not in the quote, c	1	Some time during that time frame	1	Solutions that does all of our
BY MR. BUCHANAN: Q. Can you identify somebody— is there a time frame when you recall that you did have that responsibility— MR. LIMBACHER: Same objection. BY MR. BUCHANAN: Q. — prior to 2015? A. No, I don't recall the exact date. Q. Well, if you weren't looking at suspicious orders, ma'am, who was, or orders to assess whether they were orders to assess whether they were orders a variety of people. Q. Okay, What was the name of your group? Withdrawn. Page 43 The yalso have an SOM program. So there's a group of— within customer service that manages these orders. And there's also the regulatory group at UPS that does another review of the orders. So I wanted to make some clarification there Q. Within the labeling of the products that you sold, the narcotics, Endo is listed as the manufacturer? MR. LIMBACHER: Object to form. The could have been somebody on the team. There's a variety of people. Q. Okay, What was the name of your group? Withdrawn. What was the name of the Page 43 The yelso have an SOM program. So there's a group of— regulatory group at UPS that does another review of the orders. So I wanted to make some clarification there Q. Within the labeling of the products that you sold, the narcotics, Endo is listed as the manufacturer? MR. LIMBACHER: Object to form. THE WITNESS: Ves. BY MR. BUCHANAN: Q. Customer service function is not in the, quote, compliance group, fair? A. At Endo, yes. But, if I can also add, again — G. O ahead. The group responsible for evaluating orders to determine if they were suspicious was in the customer service function A. Within Endo, yes. Q. Did Endo have a regulatory group? A. So let me — maybe I should provide some clarification. So Endo has a third-party MR. LIMBACHER: You can finish your answer. So Endo has a third-party MR. LIMBACHER: You can finish your answer. So Endo has a third-party				
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Page 43 1 group that had responsibility for 2 examining orders to see whether or not 3 they were suspicious? 4 MR. LIMBACHER: Object to 4 function is not in the, quote, compliance 2 group within Endo 5 form. 5 form. 5 A. That's correct. 6 THE WITNESS: Customer 5 A. That's correct. 7 service. 7 The customer service 6 function is not in the, quote, compliance 2 group within Endo 6 A. That's correct. 8 BY MR. BUCHANAN: 8 function is not in a DEA compliance 2 group, fair? 10 A. It's the customer service 9 group, fair? 11 team, yes. 11 Eam, yes. 12 Q. So the role and 12 responsibility withdrawn. 13 responsibility withdrawn. 13 responsibility withdrawn. 14 The group responsible for 2 evaluating orders to determine if they 3 were suspicious was in the customer 3 finish your answer. 3 Go ahead. 3 THE WITNESS: Thank you. 3 MR. BICHANAN: Does it go to 3 my question? 4 MR. LIMBACHER: You can 3 finish your answer. 3 MR. LIMBACHER: You can 4 finish your answer. 3 MR. LIMBACHER: You can 4 finish your answer. 3 MR. LIMBACHER: You can 4 finish your answer. 3 MR. LIMBACHER: You can 5 finish your answer. 3 MR. LIMBACHER: You can 5 finish your answer. 3 MR. LIMBACHER: You can 5 finish your answer. 3 MR. LIMBACHER: You can 5 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. LIMBACHER: You can 6 finish your answer. 3 MR. Elimbacher 6 finish her 6 finish your answer. 5 MR. She's entitled to finish her 6 machine finish your answer. 5 MR. She's entitled to finish her 6 machine finish your answer. 5 MR. LIMBACHER: You can 6 finish your answer. 5 MR. LIMBACHER: You can 6 finis				
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2 examining orders to see whether or not 3 they were suspicious? 4 MR. LIMBACHER: Object to 5 form. 5 THE WITNESS: Customer 6 Service. 8 BY MR. BUCHANAN: 9 Q. Customer service? 10 A. It's the customer service 11 team, yes. 12 Q. The customer service 15 function is not in the, quote, compliance group within Endo 16 A. That's correct. 17 The customer service 18 function is not in a DEA compliance group, fair? 19 A. It's the customer service 10 A. At Endo, yes. 11 group responsibility withdrawn. 12 q. So the role and 13 responsibility withdrawn. 14 The group responsible for evaluating orders to determine if they were suspicious was in the customer 16 were suspicious was in the customer 17 service function? 18 A. Within Endo, yes. 19 Q. Did Endo have a regulatory 20 group? 21 A. So let me maybe I should 22 provide some clarification. 23 So Endo has a third-party 24 Q. That was my only question, ma'am. MR. LIMBACHER: You can finish your answer. MR. BUCHANAN: Does it go to my question? MR. LIMBACHER: You can finish your answer. She's entitled to finish her		Page 43		Page 45
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10 A. It's the customer service 11 team, yes. 12 Q. So the role and 13 responsibility withdrawn. 14 The group responsible for 15 evaluating orders to determine if they 16 were suspicious was in the customer 17 service function? 18 A. At Endo, yes. 10 But, if I can also add, 12 again 13 Q. That was my only question, 14 ma'am. 15 MR. LIMBACHER: You can 16 finish your answer. 17 Go ahead. 18 THE WITNESS: Thank you. 19 Q. Did Endo have a regulatory 20 group? 20 my question? 21 A. So let me maybe I should 22 provide some clarification. 23 So Endo has a third-party 23 She's entitled to finish her				*
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20 group? 21 A. So let me maybe I should 22 provide some clarification. 23 So Endo has a third-party 20 my question? 21 MR. LIMBACHER: You can finish your answer. 22 She's entitled to finish her			1	
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So Endo has a third-party 23 She's entitled to finish her				
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24 logistics company, UPS Supply Chain 24 answer. You interrupted her,				
	\sim 1	logistics commons, LDC Cumply Chain	2/	answer Vou interrunted her
	24	logistics company, OPS Supply Chain	4	answer. Tou interrupted her,

	Page 46		Page 48
1	counsel.	1	was part of regulatory.
2	MR. BUCHANAN: I don't think	2	Q. And is it?
3	so. I think, counsel, you'll have	3	MR. LIMBACHER: Object to
4 .	an opportunity you'll have an	4	form. Asked and answered.
5	opportunity to direct examination.	5	THE WITNESS: No, it's not.
6	MR. LIMBACHER: I think it	6	BY MR. BUCHANAN:
7	was pretty clear you interrupted	7	Q. Thank you.
8	her.	8	I was asking you earlier
9	So why don't you go ahead	9	when you evolved into an oversight
10	and finish your answer, if you	10	responsibility or had some responsibility
11	remember at this point.	11	for suspicious order monitoring.
12	MR. BUCHANAN: I'll read the	12	Can you describe for me,
13		13	•
14	question back to you, ma'am.	14	ma'am, when you had some responsibility for that
	MR. LIMBACHER: Why don't		
15	you read the partial answer that	15	MR. LIMBACHER: Object to
16	she gave and maybe that will	16	form.
17	refresh her as to where she was	17	BY MR. BUCHANAN:
18	trying to go when you interrupted	18	Q for the first time?
19	her.	19	A. Can you clarify that?
20	BY MR. BUCHANAN:	20	Q. In what way?
21	Q. The customer service	21	A. I don't understand your
22	function is not in a DEA compliance	22	question exactly.
23	group, fair?	23	Q. Okay. As I understand it,
24	A. Yes.	24	ma'am, and your company has told us, that
	Page 47		Page 49
1	_		_
1	Q. Thank you.	1	you had responsibility for suspicious
2	A. But what I wanted to add to	2	order monitoring.
3	that, so as I stated, our products are	3	When did you first have that
4	shipped under let me back up.	4	responsibility?
5	Endo has a 3PL, third-party	5	A. So Endo has always had an
6	logistics company, which is UPS Supply	6	excessive program in place since '99, and
7	Chain Solutions. Our products are	7	it's evolved over time.
8	shipped under UPS's DEA license. UPS	8	Q. Okay.
9	also has their own SOM program, which is	9	A. I've always been part of the
10	part of the regulatory group.	10	customer service and distribution group
11	So the Endo products are	11	my entire my entire time at Endo. I
12	shipped and monitored sorry, the Endo	12	became the director in 2015.
13	products are monitored through Endo's SOM	13	So the ultimate
14	program and UPS's SOM program. So I	14	responsibility was 2015. But I've been
15	wanted to make that clear to everybody	15	part of the team the entire time I've
16	here.	16	been at Endo.
17	MR. BUCHANAN: I'll move to	17	Q. Who had that responsibility
18	strike as nonresponsive.	18	in 2010?
19	BY MR. BUCHANAN:	19	MR. LIMBACHER: Object to
20	Q. Do you remember my question?	20	form.
21	A. Yes, I remember your	21	THE WITNESS: I was not the
22	question.	22	director of the group back then,
23	Q. And what was it?	23	but it was part of my
	•	24	responsibility, along with other
24	A. If the customer service team	L 24	responsibility, along with other

	Page 50		Page 52
1	team members.	1	A. It is.
2	BY MR. BUCHANAN:	2	But I'd like to add.
3	Q. Who was more senior to you	3	Q. Thank you.
4 .	with that responsibility, then, in 2010?	4	A. Again, I want to remind
5	A. There was a director of the	5	everybody that Endo, we've had a
6	team.	6	partnership with UPS Supply Chain
7	Q. And who was that person?	7	Solutions since 2000, who also had their
8	A. Her name was Jill Connell.	8	own SOM program. So they were also part
9	Q. And would Ms. Connell review	9	of the equation of monitoring orders for
10	the orders to determine whether they were	10	Endo.
11	suspicious?	11	O. I understand.
12	A. No, no. She would if I	12	Endo is the manufacturer,
13	needed her to. But no, it was my	13	correct?
14	responsibility, or somebody on my team.	14	MR. LIMBACHER: Object to
15	Q. So as of 2010, I understand	15	form, asked and answered.
16	Ms. Connell was senior to you, but you	16	THE WITNESS: Yes. Endo is
17	had the responsibility for overseeing	17	the manufacturer.
18	whether the orders were suspicious or	18	But our products, again, are
19	not?	19	shipped under the UPS DEA license,
20	MR. LIMBACHER: Object to	20	so they are part of the equation.
21	form.	21	BY MR. BUCHANAN:
22	THE WITNESS: Yes.	22	Q. And we'll talk about UPS. I
23	BY MR. BUCHANAN:	23	understand they had a role and function
24	Q. Okay. Let's dial the clock	24	during various points in time.
24	Q. Okay. Let's diai the clock	24	during various points in time.
	Page 51		Page 53
1	back to 2005.	1	I want to focus on Endo's
2	Was there somebody more	2	and your role and function, fair? Is
3	senior to you, as of 2005, who had	3	that okay?
4	responsibility to determine if the orders	4	A. Yes.
5	were suspicious or not?	5	Q. Okay. I just want to
6	A. Jill Connell was still	6	understand. You had that responsibility
7	was still the director at the time.	7	on a day-to-day basis withdrawn.
8	Q. And was her role and	8	Focusing on suspicious order
9	function in 2005 similar, in that	9	monitoring, you had that responsibility
10	ultimately you could have asked her but	10	through the customer service function
11	you handled it on a day-to-day basis?	11	within Endo, fair?
12	MR. LIMBACHER: Object to	12	MR. LIMBACHER: Object to
13	form.	13	form.
14	THE WITNESS: Yes.	14	THE WITNESS: Yes.
15	BY MR. BUCHANAN:	15	BY MR. BUCHANAN:
16	Q. And that was the process and	16	Q. For orders of Endo-branded
17	structure that Endo had created to	17	products, correct?
18	oversee suspicious order monitoring of	18	A. What time frame are you
19	its branded controlled substances, true?	19	speaking of?
20	A. But	20	Q. I'm speaking of from 1998
21	MR. LIMBACHER: Object to	21	until present.
22	form.	22	A. Yes.
23	BY MR. BUCHANAN:	23	Q. Okay. So at all times that
24	Q. Is that a yes?	24	you've been at Endo?
1	(I	,

3 at 4 5 re 6 be 7 fa 8 9 10 11 B' 12 13 pc 14 su 15 16 17 18 19 B' 20 21 wl	A. Yes, I've been part of the ame group for the entire time I've been Endo. Q. And one component of your esponsibilities within that group has een to monitor for suspicious orders, ir? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Yes. Y MR. BUCHANAN: Q. Can you tell me at what point in time you identified your first aspicious order? MR. LIMBACHER: Object to form. THE WITNESS: I don't recall. Y MR. BUCHANAN:	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. And you've been in that role and function, the "role and function" being monitoring for suspicious orders, since 1998? MR. LIMBACHER: Object to form. THE WITNESS: Yes. BY MR. BUCHANAN: Q. You've seen thousands and thousands and thousands of orders for opioid products since 1998, true? A. We've had orders since 1998, yes.
2 sa at 4 5 re 6 be 7 fa 8 9 10 11 B' 12 13 po 14 su 15 16 17 18 19 20 21 wl 22 fir 23	Ime group for the entire time I've been Endo. Q. And one component of your esponsibilities within that group has been to monitor for suspicious orders, ir? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Yes. Y MR. BUCHANAN: Q. Can you tell me at what bint in time you identified your first aspicious order? MR. LIMBACHER: Object to form. THE WITNESS: I don't recall. Y MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. And you've been in that role and function, the "role and function" being monitoring for suspicious orders, since 1998? MR. LIMBACHER: Object to form. THE WITNESS: Yes. BY MR. BUCHANAN: Q. You've seen thousands and thousands and thousands of orders for opioid products since 1998, true? A. We've had orders since 1998,
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17 18 19 B' 20 21 wl 22 fir 23	THE WITNESS: I don't recall. Y MR. BUCHANAN:	17	
18 19 B' 20 21 wl 22 fir 23	recall. Y MR. BUCHANAN:		yes.
19 B' 20 21 wl 22 fir 23	Y MR. BUCHANAN:	1 1 8	· ·
20 21 wl 22 fir 23			Q. A lot of them?
21 wl 22 fir 23		19	A. It depends on what your
22 fir 23	Q. I guess, can you tell me at	20	definition of "a lot" is.
22 fir 23	hat point in time you reported your	21	Q. Okay. My definition would
	rst suspicious order to the DEA?	22	be orders for billions and billions of
24	MR. LIMBACHER: Object to	23	opioid pills.
	form.	24	MR. LIMBACHER: Object to
			<u> </u>
	Page 55		Page 57
1	THE WITNESS: I don't we	1	form. Asked and answered.
2	haven't. I never I don't	2	THE WITNESS: I can't speak
3	recall.	3	to billions of pills.
4 B	Y MR. BUCHANAN:	4	But I can remind you again
5	Q. Has Endo ever reported a	5	that we've had an excessive
	ispicious order for one of its branded	6	program in place since since
	oducts to the DEA?	7	2000, since Endo you know,
8	MR. LIMBACHER: Object to	8	since Endo started. And orders
9	form.	9	have been monitored since the
10	THE WITNESS: No, we have	10	beginning.
11	not.	11	BY MR. BUCHANAN:
12	If I could remind you again,	12	Q. So orders have been
13	our products are shipped under	13	monitored and, to the best of your
14	UPS's license. So the person	14	knowledge, Endo has never reported a
15	reporting a suspicious order would	15	single order as a suspicious order to the
16	be UPS and not Endo.	16	DEA; is that correct?
	Y MR. BUCHANAN:	17	MR. LIMBACHER: Object to
18 B		18	form.
	Q. Okay. Let's stay with my	19	
20 q u	uestion first.	20	THE WITNESS: As I recall,
	Has Endo ever reported a	21	yes. BY MR. BUCHANAN:
	aspicious order for one of its branded		
	oducts to the DEA?	22	Q. You highlighted that UPS
23	A NI-4	23 24	also was involved in your supply chain,
24	A. Not MR. LIMBACHER: Object to	/ //	fair?

	Page 58		Page 60
1	A. Yes.	1	in fulfilling orders, you identified that
2	MR. LIMBACHER: Object to	2	they have a suspicious order monitoring
3	form. Misstates her testimony.	3	program as well, right?
4 .	MR. BUCHANAN: And, again,	4	A. Yes, they do.
5	it's object to form. Don't	5	Q. And of the orders that
6	characterize whether I've	6	withdrawn.
7	misstated any testimony.	7	Do I understand the workflow
8	MR. LIMBACHER: I'm entitled	8	correctly, that Endo is the manufacturer,
9	to make my objections	9	has relationships with customers of many
10	MR. BUCHANAN: You are not.	10	forms, true?
11	MR. LIMBACHER: counsel.	11	MR. LIMBACHER: Object to
12	MR. BUCHANAN: You are not.	12	form.
13	MR. LIMBACHER: I'm not	13	THE WITNESS: Our customers
14	limited to simply saying the three	14	for the opioid products are our
15	words "object to form."	15	wholesalers.
16	MR. BUCHANAN: I would	16	BY MR. BUCHANAN:
17	invite you, in any courtroom, to	17	Q. You have wholesale
18	do that and see if you don't get a	18	customers, true?
19	reprimand from the court.	19	A. Yes.
20	MR. LIMBACHER: I've been in	20	Q. Companies like McKesson and
21	many courtrooms, counsel	21	Cardinal and AmerisourceBergen, correct?
22	MR. BUCHANAN: This is	22	A. That's correct.
23	supposed to proceed	23	Q. You have other distribution
24	MR. LIMBACHER: and I've	24	partners that you sell to as well, right?
			, , ,
	Page 59		Page 61
1	_	1	Page 61 MR. LIMBACHER: Object to
2	made objections many, many times	1 2	
	_		MR. LIMBACHER: Object to
2	made objections many, many times in front of a lot judges. So	2	MR. LIMBACHER: Object to form.
2 3	made objections many, many times in front of a lot judges. So don't lecture me, please.	2 3	MR. LIMBACHER: Object to form. THE WITNESS: We have the
2 3 4	made objections many, many times in front of a lot judges. So don't lecture me, please. MR. BUCHANAN: This is	2 3 4	MR. LIMBACHER: Object to form. THE WITNESS: We have the big three that you mentioned, plus
2 3 4 5	made objections many, many times in front of a lot judges. So don't lecture me, please. MR. BUCHANAN: This is supposed to proceed as if it's in court. I'll mark the transcript. BY MR. BUCHANAN:	2 3 4 5	MR. LIMBACHER: Object to form. THE WITNESS: We have the big three that you mentioned, plus we have some regional wholesalers.
2 3 4 5 6 7 8	made objections many, many times in front of a lot judges. So don't lecture me, please. MR. BUCHANAN: This is supposed to proceed as if it's in court. I'll mark the transcript. BY MR. BUCHANAN:	2 3 4 5 6	MR. LIMBACHER: Object to form. THE WITNESS: We have the big three that you mentioned, plus we have some regional wholesalers. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9	made objections many, many times in front of a lot judges. So don't lecture me, please. MR. BUCHANAN: This is supposed to proceed as if it's in court. I'll mark the transcript. BY MR. BUCHANAN: Q. With regard to UPS's role in overseeing withdrawn.	2 3 4 5 6 7 8	MR. LIMBACHER: Object to form. THE WITNESS: We have the big three that you mentioned, plus we have some regional wholesalers. BY MR. BUCHANAN: Q. Do you sell direct to any retail pharmacies? A. No, we do not.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	made objections many, many times in front of a lot judges. So don't lecture me, please. MR. BUCHANAN: This is supposed to proceed as if it's in court. I'll mark the transcript. BY MR. BUCHANAN: Q. With regard to UPS's role in overseeing withdrawn. With regard to UPS's role in fulfilling Endo's orders would that be a fair characterization of one of their roles, fulfilling Endo's orders? MR. LIMBACHER: Object to form. THE WITNESS: They are a part of the logistics company, yes. They do warehousing and distribution for Endo. BY MR. BUCHANAN: Q. I just want to make sure I'm characterizing it in a way that's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: Object to form. THE WITNESS: We have the big three that you mentioned, plus we have some regional wholesalers. BY MR. BUCHANAN: Q. Do you sell direct to any retail pharmacies? A. No, we do not. Q. Not today? Not ever? A. Today, no. We sold to retail distribution centers many years ago. Q. And just give me a window for when that was happening. MR. LIMBACHER: Object to form. THE WITNESS: Prior to 2005, 2006, if I recall correctly. BY MR. BUCHANAN: Q. Okay. So the orders come in to Endo, as I understand the workflow.

	Page 62		Page 64
1	customers, true?	1	since the time you've been at Endo,
2	A. There is a sales team, yes.	2	between 1998 and present, no order has
3	Q. Those sales folks do	3	been flagged as suspicious by you?
4 .	whatever you're not in a sales	4	MR. LIMBACHER: Object to
5	function, per se?	5	form.
6	A. No, I'm not.	6	BY MR. BUCHANAN:
7	Q. You are in the business	7	Q. By your group?
8	side, though, of fulfilling orders, fair?	8	MR. LIMBACHER: Misstates
9	A. Yes.	9	her testimony.
10	Q. So those orders come in,	10	MR. BUCHANAN: I'll move to
11	they either get keyed in or	11	strike again, counsel.
12	electronically submitted to Endo?	12	And mark the transcript,
13	MR. LIMBACHER: Object to	13	please.
14	form.	14	BY MR. BUCHANAN:
15	BY MR. BUCHANAN:	15	Q. You can answer.
16	Q. True?	16	A. Am I supposed to answer?
17	A. Yes.	17	Q. He'll do that throughout the
18	Q. There is some review that is	18	day, and it's supposed to be for my
19	conducted of those orders at Endo	19	benefit and not yours. And I can reframe
20	MR. LIMBACHER: Object to	20	my question if I need to.
21	form.	21	So you can answer.
22	BY MR. BUCHANAN:	22	A. So when orders if I
23	Q correct?	23	could you make sure I understand your
24	A. Yes. They go through	24	question? Could you please repeat it?
	Page 63		Page 65
1	multiple checks and balances within our	1	Q. Am I correct in
2	multiple checks and balances within our system.	2	Q. Am I correct in understanding your testimony, ma'am, that
2	multiple checks and balances within our system. Q. And then they are	2 3	Q. Am I correct in understanding your testimony, ma'am, that since the time you've been at Endo,
2 3 4	multiple checks and balances within our system. Q. And then they are transmitted, ultimately, to your	2 3 4	Q. Am I correct in understanding your testimony, ma'am, that since the time you've been at Endo, between 1998 and present, no order has
2 3 4 5	multiple checks and balances within our system. Q. And then they are transmitted, ultimately, to your third-party logistics company.	2 3 4 5	Q. Am I correct in understanding your testimony, ma'am, that since the time you've been at Endo, between 1998 and present, no order has been flagged as suspicious by your group?
2 3 4 5 6	multiple checks and balances within our system. Q. And then they are transmitted, ultimately, to your third-party logistics company. That would be UPS?	2 3 4 5 6	Q. Am I correct in understanding your testimony, ma'am, that since the time you've been at Endo, between 1998 and present, no order has been flagged as suspicious by your group? MR. LIMBACHER: Object to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	multiple checks and balances within our system. Q. And then they are transmitted, ultimately, to your third-party logistics company. That would be UPS? A. Yes. We send to them we send the orders to them electronically for fulfillment. Q. So you are the first check on an order, "you" being Endo? MR. LIMBACHER: Object to form. THE WITNESS: Endo is, yes. BY MR. BUCHANAN: Q. And you and your team are the people within Endo that are monitoring for suspicious orders A. We have a Q within Endo? A. We have a program within our SAP system, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Am I correct in understanding your testimony, ma'am, that since the time you've been at Endo, between 1998 and present, no order has been flagged as suspicious by your group? MR. LIMBACHER: Object to form. THE WITNESS: So all orders are that Endo receives go through our SOM program, and there is checks and balances within that program. MR. BUCHANAN: I'm going to move to strike as nonresponsive. BY MR. BUCHANAN: Q. Can you answer my question, ma'am? Have you ever A. Not that I recall, no. Q. Okay. So over the course of the 20 years that you've been in that role, you have never flagged an order as

	Page 66		Page 68
1	_	1	
1	MR. LIMBACHER: Object to	1	program, in place, orders go
2	form. Misstates her testimony.	2	through that program. And they
3	THE WITNESS: Not that I	3	are reviewed and released as
4 .	recall.	4	necessary.
5	BY MR. BUCHANAN:	5	And, no, nothing has been
6	Q. Let's talk about UPS.	6	that I recall, nothing has been
7	So after the order clears	7	reported to the DEA.
8	the Endo internal systems, through the	8	BY MR. BUCHANAN:
9	magic of electronics, somehow that order	9	Q. So the answer to my question
10	is transmitted to UPS and captured by	10	would be, over the 20 years you're not
11	their order processing system.	11	aware of any order that's been
12	Would that be fair?	12	identified, by either Endo or UPS for an
13	A. The orders are sent to UPS	13	Endo product, that's been identified as a
14	for fulfillment, yes.	14	suspicious order, fair?
15	Q. And you said UPS has their	15	MR. LIMBACHER: Object to
16	own checks where they monitor for	16	form.
17	suspicious orders?	17	THE WITNESS: Not that I
18	A. Yes, they do.	18	recall.
19	Q. And to the best of your	19	BY MR. BUCHANAN:
20	knowledge, ma'am, has UPS ever identified	20	Q. Okay. To clarify
21	any order that you have cleared as a	21	organizationally, when we talk about
22	suspicious order?	22	Endo, at a point in time, Endo acquired
23	MR. LIMBACHER: Object to	23	another company known as Qualitest.
24	form.	24	Do you recall that?
	IOIII.		Do you recan that:
	Page 67		Page 69
1	Page 67 THE WITNESS: Not that I	1	Page 69 A. Yes.
2		2	
	THE WITNESS: Not that I		A. Yes.
2	THE WITNESS: Not that I recall, no.	2	A. Yes.Q. Qualitest had its suite of
2 3	THE WITNESS: Not that I recall, no. BY MR. BUCHANAN:	2 3	A. Yes. Q. Qualitest had its suite of products; Endo Pharmaceuticals had its
2 3 4	THE WITNESS: Not that I recall, no. BY MR. BUCHANAN: Q. And has UPS ever reported a	2 3 4	A. Yes. Q. Qualitest had its suite of products; Endo Pharmaceuticals had its suite of products, true?
2 3 4 5	THE WITNESS: Not that I recall, no. BY MR. BUCHANAN: Q. And has UPS ever reported a suspicious order for any Endo product	2 3 4 5	A. Yes. Q. Qualitest had its suite of products; Endo Pharmaceuticals had its suite of products, true? A. That's correct.
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2 3 4 5 6 7	THE WITNESS: Not that I recall, no. BY MR. BUCHANAN: Q. And has UPS ever reported a suspicious order for any Endo product over the 20 years that you've been working with them or their predecessor?	2 3 4 5 6 7	A. Yes. Q. Qualitest had its suite of products; Endo Pharmaceuticals had its suite of products, true? A. That's correct. Q. Qualitest was largely focused on generics, while Endo was
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	Page 70		Page 72
1	with you as the last stop and previously	1	form.
2	was one of your functions, right?	2	THE WITNESS: Yes. They
3	MR. LIMBACHER: Object to	3	have been flagged as excessive.
4 .	form.	4	But they are reviewed, like I
5	THE WITNESS: Was one of	5	stated, and there's reasons that
6	my	6	you can release orders that are
7	BY MR. BUCHANAN:	7	flagged as excessive.
8	Q. Was one of your	8	BY MR. BUCHANAN:
9	responsibilities?	9	Q. Okay. And would it be fair,
10	A. Yes, correct.	10	ma'am, that over the years, you have
11	Q. You testified on a few	11	indeed identified orders as excessive in
12	occasions, ma'am, that during your time	12	quantity, true?
13	over the last 20 years at Endo there was	13	MR. LIMBACHER: Object to
14	an excessive order program that was in	14	form.
15	place.	15	THE WITNESS: Yes, orders
16	Do you recall that?	16	that kicked out as excessive.
17	A. Yes, there was.	17	BY MR. BUCHANAN:
18	Q. I understand your testimony	18	Q. Would it be fair, ma'am,
19	that you never identified an order over	19	that over the years at Endo, you
20	the 20 years within Endo as being	20	identified orders of unusual frequency?
21	suspicious.	21	MR. LIMBACHER: Object to
22	Do you recall that	22	form.
23	testimony?	23	THE WITNESS: What's your
24	MR. LIMBACHER: Object to	24	definition of "unusual frequency"?
	· ·		
	Page 71		Page 73
1	form. Asked and answered.	1	BY MR. BUCHANAN:
2	THE WITNESS: Yes.	2	Q. Do you have one?
3	BY MR. BUCHANAN:	3	A. I'm asking you what your
4	Q. Did you ever identify an	4	definition is.
5	order as excessive?	5	Q. I'll work with yours.
6	MR. LIMBACHER: Object to	6	Do you have a definition of
7	form.	7	"unusual"?
8	THE WITNESS: So as I	8	MR. LIMBACHER: Object to
9	stated, you know, we have an	9	form.
10	excessive program within Endo,	10	THE WITNESS: It depends. I
11	orders go through that program.	11	don't know what you're asking. So
12	And if they kick out for any	12	you need to clarify for me.
13	reason, they are reviewed and	13	BY MR. BUCHANAN:
14	released as necessary.	14	Q. Okay. Did you understand
15	BY MR. BUCHANAN:	15	that one of your roles and functions, in
16	Q. Okay. And when I said	16	looking for suspicious orders, was to
17	"excessive," that is one of the things	17	look for orders of unusual frequency?
18	that is reviewed in that program?	18	A. Unusual frequency, it
19	A. Yes.	19	depends. I mean, there's a lot of
1	Q. Over the course of your	20	reasons orders may kick out as excessive.
20		21	It could be a holiday buying period. It
20 21	years with Endo, ma'am, has the excessive	41	it could be a nonday buying period. It
		22	could be a supply issue. It could be a
21	years with Endo, ma'am, has the excessive		
21 22	years with Endo, ma'am, has the excessive order program identified excessive	22	could be a supply issue. It could be a

	Page 74		Page 76
1	There's many reasons that	1	unusual frequency?
2	are valid that orders would kick out as	2	MR. LIMBACHER: Object to
3	excessive.	3	form. Vague.
4 .	Q. My question was simple. And	4	THE WITNESS: It's you
5	it was really, just, did you understand	5	have to we can go round and
6	that one of your roles and functions, in	6	round about this. But I don't
7	looking at suspicious orders, was to look	7	understand what you're asking, or
8	for orders of unusual frequency?	8	it's very vague what you're
9	Did you understand that was	9	asking.
10	one of your roles and functions, ma'am?	10	BY MR. BUCHANAN:
11	MR. LIMBACHER: Object to	11	Q. Do you understand, ma'am,
12	form.	12	that as a manufacturer of narcotics, Endo
13	THE WITNESS: What I can	13	had an obligation to maintain effective
14	tell you is we had an excessive	14	controls to prevent diversion?
15	program. And orders went through	15	Did you have an
16	that excessive program and orders	16	understanding of that at any point in
17	potentially kicked out as	17	time?
18	excessive. And then they are	18	MR. LIMBACHER: Object to
19	reviewed.	19	form.
20	That's how I'm going to	20	THE WITNESS: Yes. And as I
21	answer that question.	21	explained, we had the appropriate
22	BY MR. BUCHÂNAN:	22	checks and balances in place
23	Q. Okay. Was one of your roles	23	within our system.
24	and functions in looking at orders that	24	Can we take a break soon,
			·
	Page 75		Page 77
1	came through your excessive program to	1	please? Can we take a break soon?
2	came through your excessive program to look for orders of unusual frequency?	2	please? Can we take a break soon? MR. LIMBACHER: Sure.
2 3	came through your excessive program to	1	please? Can we take a break soon? MR. LIMBACHER: Sure. Counsel, is that all right? Is
2 3 4	came through your excessive program to look for orders of unusual frequency? MR. LIMBACHER: Object to form.	2 3 4	please? Can we take a break soon? MR. LIMBACHER: Sure. Counsel, is that all right? Is this an appropriate place to take
2 3 4 5	came through your excessive program to look for orders of unusual frequency? MR. LIMBACHER: Object to form. THE WITNESS: I'm not I	2 3	please? Can we take a break soon? MR. LIMBACHER: Sure. Counsel, is that all right? Is this an appropriate place to take a break?
2 3 4 5 6	came through your excessive program to look for orders of unusual frequency? MR. LIMBACHER: Object to form. THE WITNESS: I'm not I think I answered your question.	2 3 4 5 6	please? Can we take a break soon? MR. LIMBACHER: Sure. Counsel, is that all right? Is this an appropriate place to take a break? MR. BUCHANAN: I said the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	came through your excessive program to look for orders of unusual frequency? MR. LIMBACHER: Object to form. THE WITNESS: I'm not I think I answered your question. BY MR. BUCHANAN: Q. Is that one of the things you looked at, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: We had an excessive program in place. The orders went through that excessive program. And they kicked out if anything was beyond what the program was in place. BY MR. BUCHANAN: Q. Okay. A. And to review it. And I gave you specific answers as to or specific reasons as to why orders may	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	please? Can we take a break soon? MR. LIMBACHER: Sure. Counsel, is that all right? Is this an appropriate place to take a break? MR. BUCHANAN: I said the witness can take one when she wanted to, so I'll respect that. MR. LIMBACHER: Thank you. VIDEO TECHNICIAN: Off the record. The time is 9:54. (Whereupon, a brief recess was taken.) VIDEO TECHNICIAN: We're going back on the record. Beginning of Media File Number 2. The time is 10:10. BY MR. BUCHANAN: Q. Ma'am, did there come a time in 2017 when you were approached by those

		1	
	Page 78		Page 80
1	practices with regard to suspicious order	1	are familiar with.
2	monitoring?	2	A. Yes, I've seen it.
3	A. Are you speaking of the	3	Q. You've seen it in the
4	McCaskill?	4	ordinary course, or just seen it getting
5	Q. Yes.	5	ready for today?
6	A. Yes.	6	MR. LIMBACHER: Object to
7	Q. You're familiar with that	7	form.
8	inquiry?	8	THE WITNESS: I've seen it
9	A. Yes, I am.	9	when we were putting it together.
10	Q. And you provided information	10	BY MR. BUCHANAN:
11	in connection with it, true?	11	Q. Okay. You worked
12	A. Yes.	12	internally, I assume also with outside
13	Q. You've seen the response	13	counsel at that time, in connection with
14	that was sent to the Senate in connection	14	responding to the inquiry?
15	with that inquiry?	15	A. Yes.
16	A. Yes.	16	
17			MR. LIMBACHER: Object to
18	MR. BUCHANAN: Can we get	17	form.
	669, please?	18	BY MR. BUCHANAN:
19	MR. SIEGEL: Endo Walker	19	Q. Okay. And this is the
20	Number 1.	20	attachment that accompanied the letter,
21		21	and there were other attachments, but one
22	(Whereupon, EndoWalker	22	of the attachments that accompanied the
23	Exhibit-1,	23	letter.
24	PAR_OPIOID_MDL_0001596408-442, was	24	Do you recognize it?
			Page 81
	_		_
1	marked for identification.)	1	A. I do.
2		2	Q. Let's go to would it be
3	BY MR. BUCHANAN:	3	fair, ma'am, that there was an inquiry
4	Q. You can do this either way,	4	from Ranking Member McCaskill in the
5	whatever is most convenient for you,	5	summer of 2017 asking for particular
6	ma'am. We have it on the screen, and	6	information from Endo in various areas,
7	there should have been two passed, one	7	true?
8	that has the actual exhibit sticker on	8	A. Yes, that's correct.
9	it.	9	Q. Point one that's on the
10	MR. BUCHANAN: And one for	10	first page, it says, Please describe any
11	you, counsel.	11	suspicious order monitoring program Endo
12	BY MR. BUCHANAN:	12	and its subsidiaries have implemented,
13	Q. I'm passing you what we	13	including efforts to monitor, investigate
14	marked as Exhibit-1 to your deposition,	14	or report suspicious transactions between
15	ma'am. It's an attachment to the	15	its distributors and pharmacies and
16	transmittal to the Senate in connection	16	efforts to analyze information related to
17	with this inquiry.	17	chargeback requests.
18	Did you just take a few	18	Did I read that correctly?
19	moments to turn the pages. I'll zoom in	19	A. Yes.
20	fairly specifically on Endo's response.	20	Q. When you turn to the second
21	And "Endo" meaning Endo Pharmaceutical.	21	page and the first page is talking
22	A. Uh-huh.	22	about Par's SOM program.
23	Q. I just want to make sure	23	Par is the successor by name
24	this is something that you've seen and	24	to Qualitest?
	and is something that you've seen and		to Quantest:
1		1	

	Page 82		Page 84
1	A. That's correct.	1	what this describes is essentially what
2	Q. So we can understand, this	2	you were describing to us earlier today,
3	first piece they're referring to that	3	and that would be an order management
4 .	portion of the business that was either	4	monitoring within the company's SAP
5	Par or Qualitest in prior years, fair?	5	system?
6	MR. LIMBACHER: Object to	6	MR. LIMBACHER: Object to
7	form.	7	form.
8	THE WITNESS: Yes, that's	8	THE WITNESS: Yes. Our SOM
9	correct.	9	program is within our SAP system.
10	BY MR. BUCHANAN:	10	BY MR. BUCHANAN:
11	Q. When we go forward in time,	11	Q. So what the company does is
12	we see I shouldn't say "forward in	12	it gets orders, they get either input or
13	time" to the second page of the	13	electronically transmitted into the
14	document, it talks about Endo's SOM	14	company's SAP system today, correct?
15	program?	15	A. Yes.
16	A. Yes.	16	Q. Then there's an algorithm in
17	Q. How do you pronounce that as	17	that particular system that evaluates
18	somebody in the field? Do you pronounce	18	orders across different metrics; would
19	it SOM or S-O-M? What's your parlance?	19	that be fair?
20	A. I mostly say SOM.	20	A. Yes.
21	Q. Got you.	21	Q. Which you told this
22	And did this, at the time,	22	inquiry, responded to the Senate inquiry
23	ma'am, fairly summarize the then-current	23	was, it evaluates individual orders based
24	practices of Endo with regard to	24	on quantity, size and frequency, QSF; is
	Page 83		Page 85
1	suspicious order monitoring?	1	that right?
2	MR. LIMBACHER: Object to	2	A. Yes.
3	form.	3	Q. And then if the system
4 5	THE WITNESS: Yes, this is	4 5	identifies a flag, then you have to clear
6	our current SOM program. BY MR. BUCHANAN:		
O			it, right?
7		6	MR. LIMBACHER: Object to
7	Q. And this was the program	6 7	MR. LIMBACHER: Object to form.
8	Q. And this was the program this is the program today?	6 7 8	MR. LIMBACHER: Object to form. THE WITNESS: If orders are
8	Q. And this was the program this is the program today? A. Yes, as of	6 7 8 9	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on
8 9 10	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to	6 7 8 9 10	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed
8 9 10 11	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form.	6 7 8 9 10 11	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared.
8 9 10 11 12	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of	6 7 8 9 10 11 12	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN:
8 9 10 11 12 13	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes.	6 7 8 9 10 11 12 13	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in
8 9 10 11 12 13 14	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN:	6 7 8 9 10 11 12 13 14	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually
8 9 10 11 12 13 14 15	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017?	6 7 8 9 10 11 12 13 14 15	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had
8 9 10 11 12 13 14 15 16	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct.	6 7 8 9 10 11 12 13 14 15	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a
8 9 10 11 12 13 14 15 16 17	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program	6 7 8 9 10 11 12 13 14 15 16 17	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that
8 9 10 11 12 13 14 15 16 17	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program at some point in time, 2014, 2015, true?	6 7 8 9 10 11 12 13 14 15 16 17	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that to the ranking member, fair?
8 9 10 11 12 13 14 15 16 17 18	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program at some point in time, 2014, 2015, true? A. In 2014 we made enhancements	6 7 8 9 10 11 12 13 14 15 16 17 18	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that to the ranking member, fair? A. The orders that were
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8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program at some point in time, 2014, 2015, true? A. In 2014 we made enhancements to it, yes. Q. So this would describe the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that to the ranking member, fair? A. The orders that were provided for this document were only for certain states. I believe it was only
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program at some point in time, 2014, 2015, true? A. In 2014 we made enhancements to it, yes.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that to the ranking member, fair? A. The orders that were provided for this document were only for
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And this was the program this is the program today? A. Yes, as of MR. LIMBACHER: Object to form. THE WITNESS: Yes, as of today. Yes. BY MR. BUCHANAN: Q. And the program in 2017? A. Correct. Q. Endo changed its SOM program at some point in time, 2014, 2015, true? A. In 2014 we made enhancements to it, yes. Q. So this would describe the as-enhanced program?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: Object to form. THE WITNESS: If orders are flagged, they are kicked out on the report and they are reviewed and then cleared. BY MR. BUCHANAN: Q. And what the company did in response to this inquiry is actually produced, I believe, the orders that had been flagged by its system over a multi-year period of time and sent that to the ranking member, fair? A. The orders that were provided for this document were only for certain states. I believe it was only for the state of Missouri.

	Page 86		Page 88
1	that correct, where that was attached?	1	MR. LIMBACHER: Object to
2	A. Yes.	2	form.
3	Q. And looking at Exhibit B,	3	THE WITNESS: Yes.
4 .	and I may refer, at times, to dot	4	BY MR. BUCHANAN:
5	numbers, you'll see them in the top right	5	Q. And those QSF factors would
6	corner, .14, for example.	6	be, you know, excessive by quantity,
7	So we're on .14 of Exhibit-1	7	excessive by size or excessive by
8	to your deposition. Confusingly, this	8	frequency or unusual in that regard,
9	page is named Exhibit B. But let's look	9	right?
10	at that, for example.	10	MR. LIMBACHER: Object to
11	Are these are these	11	form.
12	orders that were identified by the	12	THE WITNESS: By quantity,
13	algorithm as orders requiring further	13	size or frequency, yes.
14	investigation?	14	BY MR. BUCHANAN:
15	A. Yes.	15	Q. And so these all all
16	Q. Okay. And so what we see	16	these orders tripped the wire, so to
17	here when we look at it is the ship date,	17	speak, and got kicked out and required
18	the customer, customer name, customer	18	some review; is that right?
19	address, results of the investigation.	19	A. Yes.
20	Do you see that?	20	Q. And these are orders that
21	A. Uh-huh.	21	would have been internally investigated
22	Q. And then we see the ultimate	22	by you or your team, fair?
23	outcome on the right, right?	23	A. Yes, correct.
24	MR. BUCHANAN: Is it	24	Q. Okay. And so I guess the
	Page 87		Page 89
1	Page 87	1	Page 89
1	possible to blow that up so we can	1	far right column, we're back on .14,
2	possible to blow that up so we can see the headings a little better?	2	far right column, we're back on .14, please, we see kind of the results of
2 3	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN:	2 3	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results
2 3 4	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to	2 3 4	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders
2 3 4 5	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am?	2 3 4 5	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by
2 3 4 5 6	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine.	2 3 4 5 6	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right?
2 3 4 5 6 7	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine. Q. Investigative results, that	2 3 4 5 6 7	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right? A. I'm sorry, say that one more
2 3 4 5 6 7 8	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine. Q. Investigative results, that would be the fourth column.	2 3 4 5 6 7 8	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right? A. I'm sorry, say that one more time.
2 3 4 5 6 7 8 9	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine. Q. Investigative results, that would be the fourth column. And then the fifth column	2 3 4 5 6 7 8 9	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right? A. I'm sorry, say that one more time. Q. Yeah. So we see, in the far
2 3 4 5 6 7 8 9	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine. Q. Investigative results, that would be the fourth column. And then the fifth column says what?	2 3 4 5 6 7 8 9	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right? A. I'm sorry, say that one more time. Q. Yeah. So we see, in the far right column, is the outcome of your
2 3 4 5 6 7 8 9 10 11	possible to blow that up so we can see the headings a little better? BY MR. BUCHANAN: Q. Is that more discernible to you, ma'am? A. I can see it. It's fine. Q. Investigative results, that would be the fourth column. And then the fifth column says what? A. The action that was	2 3 4 5 6 7 8 9 10	far right column, we're back on .14, please, we see kind of the results of these outcomes or outcome or results or action for each of these orders following the investigative review by your team, right? A. I'm sorry, say that one more time. Q. Yeah. So we see, in the far right column, is the outcome of your investigation, what happened with the
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	Page 90		Page 92
1	Q. How about after that?	1	A. Yes.
2	A. It was cleared after review.	2	Q. And what was the result, now
3	Q. Would it be fair to say, I	3	we're up to, I guess, 2014 for
4 .	guess, if we went through this	4	AmerisourceBergen, or 6/27 of 2014. It's
5	exercise we're now at	5	page .15 on the top right corner.
6	AmerisourceBergen; is that right?	6	What was the outcome of that
7	A. Yes.	7	particular order that was pended due to
8	Q. And the flag is pended due	8	order history?
9	to order history is the investigative	9	A. Cleared after review.
10	reason.	10	Q. How about the next one?
11		11	A. The same.
	Do you see that?	12	
12	A. Yes.	1	Q. The next one?
13	Q. And you see cleared after	13	A. The same.
14	review, cleared after review, cleared	14	Q. How about for the rest of
15	after review, cleared after review for	15	this page?
16	all these lines on this page on .14; is	16	A. Cleared after review.
17	that fair?	17	Q. A few dozen orders here for
18	A. That's correct.	18	AmerisourceBergen.
19	Q. And that would have been	19	And then moving into Express
20	cleared after review by you or your team?	20	Scripts, orders were pended or held
21	A. Yes.	21	initially or kicked out of the system for
22	Q. And it wasn't a secret that	22	various reasons, and then in each
23	you and your team were doing this within	23	instance, after a physical review by a
24	Endo, right?	24	person, you or somebody on your team,
	Page 91		Page 93
1	MR. LIMBACHER: Object to	1	they were cleared?
2	form.		AM I DAM CHED OI!
		2	MR. LIMBACHER: Object to
3	THE WITNESS: No.	3	form.
4	THE WITNESS: No. BY MR. BUCHANAN:	3 4	form. THE WITNESS: Correct.
	THE WITNESS: No. BY MR. BUCHANAN: Q. I mean, you provided	3	form.
4	THE WITNESS: No. BY MR. BUCHANAN:	3 4	form. THE WITNESS: Correct.
4 5	THE WITNESS: No. BY MR. BUCHANAN: Q. I mean, you provided	3 4 5	form. THE WITNESS: Correct. BY MR. BUCHANAN:
4 5 6	THE WITNESS: No. BY MR. BUCHANAN: Q. I mean, you provided reports, on a weekly or monthly basis, of	3 4 5 6	form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. And when we say "cleared after review," that means that, then,
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4 5 6 7 8	THE WITNESS: No. BY MR. BUCHANAN: Q. I mean, you provided reports, on a weekly or monthly basis, of the orders that were investigated and their status, right?	3 4 5 6 7 8	form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. And when we say "cleared after review," that means that, then, they are okay from your perspective with
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: No. BY MR. BUCHANAN: Q. I mean, you provided reports, on a weekly or monthly basis, of the orders that were investigated and their status, right? MR. LIMBACHER: Object to form. THE WITNESS: Repeat your question. BY MR. BUCHANAN: Q. You provided reports on the orders that were pended and then cleared, correct? A. No. Reports were not provided. Q. And then we see on the next page, if we go to .15, let's just start at the top again. I guess we're still in AmerisourceBergen.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. And when we say "cleared after review," that means that, then, they are okay from your perspective with regard to UPS, right? MR. LIMBACHER: Object to form. THE WITNESS: Cleared after review means they were cleared from Endo's SAP system, but then they were sent to UPS. And then they also went through UPS's SOM program before they were ultimately shipped out. BY MR. BUCHANAN: Q. And then you would, under your protocol, receive calls, from time to time, from UPS about orders that were

	Page 94		Page 96
1	me if they needed additional information	1	would not tell them to ship or not
2	about an order.	2	ship.
3	Q. So if they reached out to	3	BY MR. BUCHANAN:
4 .	you in connection with an order that was	4	Q. UPS did not reach out to
5	pended by their system, they might call	5	your customers directly, correct?
6	you in the first instance, correct?	6	A. No, they do not. They reach
7	MR. LIMBACHER: Object to	7	out to the client.
8	form.	8	Q. Right. So in terms of any
9	THE WITNESS: Repeat that.	9	assessment with regard to whether an
10	BY MR. BUCHANAN:	10	order was suspicious or not, they did not
11	Q. Yes.	11	relate or communicate directly with
12	So UPS, you said, had their	12	Endo's customers, fair?
13	own system to review?	13	A. Correct, right. They
14	A. That's correct.	14	reached out to the client.
15	Q. They had their own	15	Q. Any communication in that
16	algorithm, correct?	16	regard, with regard to the ultimate
17	A. Yes.	17	purchaser, I should say the ultimate
18	Q. And sometimes there's things	18	purchaser, in this instance, we're
19	that they couldn't address internally	19	looking on this page, the first line is
20	within their system, correct?	20	AmerisourceBergen Corporation, that would
21	MR. LIMBACHER: Object to	21	have been Endo's customer for that
22	form.	22	particular order, fair?
23	THE WITNESS: If they needed	23	MR. LIMBACHER: Object to
24	to, they would have reached out	24	form.
	to, they would have reached out		
	Page 95		Page 97
1		1	Page 97
1	for additional information.	1 2	THE WITNESS: Yes, yes.
2	for additional information. BY MR. BUCHANAN:	2	THE WITNESS: Yes, yes. BY MR. BUCHANAN:
2 3	for additional information. BY MR. BUCHANAN: Q. And you recall that over the	2 3	THE WITNESS: Yes, yes. BY MR. BUCHANAN: Q. So this was pended due to
2 3 4	for additional information. BY MR. BUCHANAN: Q. And you recall that over the years they did?	2 3 4	THE WITNESS: Yes, yes. BY MR. BUCHANAN: Q. So this was pended due to order history. And then we see, for many
2 3 4 5	for additional information. BY MR. BUCHANAN: Q. And you recall that over the years they did? A. A few times, yes.	2 3 4 5	THE WITNESS: Yes, yes. BY MR. BUCHANAN: Q. So this was pended due to order history. And then we see, for many of these on this page actually, all of
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I guess we're still in AmerisourceBergen now, moving into Express Scripts at the bottom. Can you tell us what the result of your inquiry was, again, on the first one here? What is that, August of MR. LIMBACHER: Object to MR. LIMBACHER: Object to THE WITNESS: No, not really suspicious, it just more information needed to be done with that particular order. BY MR. BUCHANAN: Q. Okay. And with regard to each of the orders we see on 669.16, the top right corner of Exhibit-1 to your deposition, we see all those orders were cleared, correct? THE WITNESS: Cleared after 22 cleared, correct? A. Uh-huh.
AmerisourceBergen now, moving into Express Scripts at the bottom. Can you tell us what the result of your inquiry was, again, on the first one here? What is that, August of MR. LIMBACHER: Object to form. THE WITNESS: Cleared after review. List suspicious, it just more information needed to be done with that particular order. BY MR. BUCHANAN: Q. Okay. And with regard to each of the orders we see on 669.16, the top right corner of Exhibit-1 to your deposition, we see all those orders were cleared, correct? A. Uh-huh.
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first one here? What is that, August of 2014? MR. LIMBACHER: Object to form. THE WITNESS: Cleared after review. Q. Okay. And with regard to each of the orders we see on 669.16, the top right corner of Exhibit-1 to your deposition, we see all those orders were cleared, correct? A. Uh-huh.
20 MR. LIMBACHER: Object to 21 form. 22 THE WITNESS: Cleared after 23 review. 19 each of the orders we see on 669.16, the top right corner of Exhibit-1 to your deposition, we see all those orders were cleared, correct? 23 A. Uh-huh.
MR. LIMBACHER: Object to form. THE WITNESS: Cleared after review. MR. LIMBACHER: Object to 20 top right corner of Exhibit-1 to your deposition, we see all those orders were cleared, correct? A. Uh-huh.
form. 21 deposition, we see all those orders were 22 THE WITNESS: Cleared after 23 review. 21 deposition, we see all those orders were 22 cleared, correct? 23 A. Uh-huh.
THE WITNESS: Cleared after 22 cleared, correct? 23 review. 23 A. Uh-huh.
23 review. 23 A. Uh-huh.
24 BY MR. BUCHANAN: 24 Q. After review, right?
Page 99 Page 101
1 Q. And again on this page, 1 A. Yes.
2 cleared after review, cleared after 2 Q. Let's go to .17.
3 review, cleared after review, cleared 3 Similar format. Orders on
4 after review, cleared after review, 4 orders for various of Endo's customers,
5 cleared after review, cleared after 5 correct?
6 review, order on order on order, fair? 6 A. Yes.
7 A. Correct. 7 Q. There's various reasons why
8 Q. That was the determination 8 they were kicked out of the SAP system,
9 with Endo with regard to each of these 9 correct?
10 orders, correct? 10 A. Correct.
11 A. Yes. 11 Q. And on the right, the
Q. And you understand that when 12 results of the investigation are noted,
13 it was cleared after review, from your 13 fair?
perspective, from Endo's perspective, it 14 A. Yes.
was okay if UPS fulfilled the order, 15 Q. And with regard to the
16 fair? 16 first, what was the result?
MR. LIMBACHER: Object to 17 A. Cleared after review.
18 form. 18 Q. And the second?
19 THE WITNESS: No. When the 19 A. The same.
orders are cleared from Endo, we 20 Q. The third?
,
21 know that once they hit UPS's 21 A. The same.
system, they go through UPS's SOM 22 Q. The next?
system, they go through UPS's SOM 22 Q. The next?

	Page 102		Page 104
1	again, ma'am?	1	least on the first line, pended due to
2	A. That's correct.	2	order history. We see underneath that,
3	Q. Cleared after review?	3	other investigative results, pended due
4 .	A. Uh-huh.	4	to order history, pended due to order
5	Q. Okay. And so what had to	5	history, correct?
6	happen is, the system flagged these	6	A. Yes.
7	orders as orders that tripped the	7	Q. And off to the right, we see
8	algorithm for being excessive as to	8	the response of your investigations, you
9	quantity or frequency what was the	9	and your team's investigations, right?
10	other QSF?	10	A. That's correct.
11	A. Quantity, size and	11	Q. And in each case, cleared
12	frequency.	12	after review, cleared after review,
13	Q. There you go.	13	cleared after review, cleared after
14	They got kicked out of the	14	review, cleared after review?
15	system or flagged within the system as	15	A. They were. Yes, they were.
16	orders to be further investigated, right?	16	But as a reminder, once we
17	MR. LIMBACHER: Object to	17	cleared them, they still go through UPS's
18	form.	18	SOM program before they were a shipment
19	THE WITNESS: Yes.	19	out to customers.
20	BY MR. BUCHANAN:	20	Q. And you've told us already
21	Q. When the system within	21	that Endo, in circumstances where an
22	the system's perspective, these were	22	order would be flagged by UPS, if UPS
23	orders that needed to be physically	23	required additional information, they
24	reviewed to determine if they were	24	would reach out to you, right?
24	reviewed to determine it they were	24	would reach out to you, fight:
	Page 103		D 105
			Page 105
1	_	1	_
1 2	suspicious or not, fair?	1 2	A. Correct. Yes, they would.
2	suspicious or not, fair? MR. LIMBACHER: Object to	2	A. Correct. Yes, they would.Q. Can you recall a single
2 3	suspicious or not, fair? MR. LIMBACHER: Object to form.	2 3	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS
2 3 4	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to	2 3 4	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship?
2 3 4 5	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes.	2 3 4 5	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to
2 3 4 5 6	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN:	2 3 4 5 6	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form.
2 3 4 5 6 7	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to	2 3 4 5 6 7	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I
2 3 4 5 6 7 8	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged	2 3 4 5 6 7 8	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall.
2 3 4 5 6 7 8 9	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the	2 3 4 5 6 7 8 9	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within	2 3 4 5 6 7 8 9	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single
2 3 4 5 6 7 8 9 10	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that	2 3 4 5 6 7 8 9 10	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system
2 3 4 5 6 7 8 9 10 11	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared,	2 3 4 5 6 7 8 9 10 11 12	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they
2 3 4 5 6 7 8 9 10 11 12 13	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review?	2 3 4 5 6 7 8 9 10 11 12 13	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from
2 3 4 5 6 7 8 9 10 11 12 13 14	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct. Q. Let's go to the next page,	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you? MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct. Q. Let's go to the next page, .18.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you? MR. LIMBACHER: Object to form.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct. Q. Let's go to the next page, .18. Again, we're still just looking at orders in Missouri, right? A. Yes. Q. And looking at AmerisourceBergen, among other ordering entities, customers of Endo, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you? MR. LIMBACHER: Object to form. THE WITNESS: They've asked for additional information on occasion, yes. BY MR. BUCHANAN: Q. Can you identify any order that they asked you about that you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct. Q. Let's go to the next page, .18. Again, we're still just looking at orders in Missouri, right? A. Yes. Q. And looking at AmerisourceBergen, among other ordering entities, customers of Endo, correct? A. Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you? MR. LIMBACHER: Object to form. THE WITNESS: They've asked for additional information on occasion, yes. BY MR. BUCHANAN: Q. Can you identify any order that they asked you about that you subsequently confirmed, yes, it's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	suspicious or not, fair? MR. LIMBACHER: Object to form. THE WITNESS: They needed to be reviewed, yes. BY MR. BUCHANAN: Q. And at least with regard to each of the orders that had been flagged for further review on this page, the determination of the human beings within Endo that reviewed those orders is that they were cleared for review, cleared, correct, following review? A. They were correct. Q. Let's go to the next page, .18. Again, we're still just looking at orders in Missouri, right? A. Yes. Q. And looking at AmerisourceBergen, among other ordering entities, customers of Endo, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Correct. Yes, they would. Q. Can you recall a single order that you were contacted on by UPS that you directed them not to ship? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you recall a single order that got kicked out by UPS's system that you identified as suspicious if they asked for additional information from you? MR. LIMBACHER: Object to form. THE WITNESS: They've asked for additional information on occasion, yes. BY MR. BUCHANAN: Q. Can you identify any order that they asked you about that you

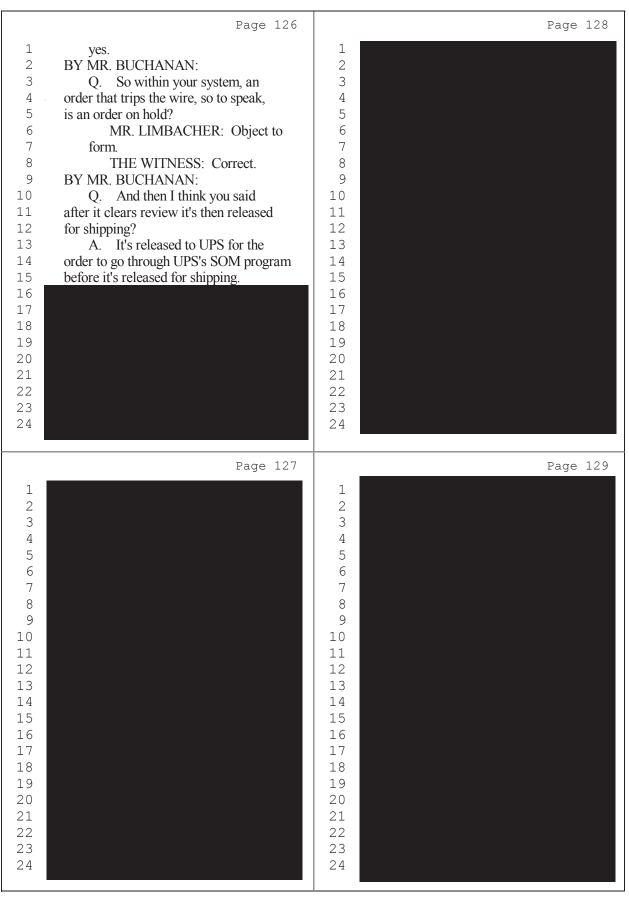
Page 108 Page 107 Page 108 Page 107 Page 109 Page 109 Page 107 Page 109 Page 108 Page 108 Page 109 Page 109 Page 107 Page 109 Page 109 Page 108 Page 109				
THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Cany ou identify any order that wasn't shipped by virtue of any of form. THE WITNESS: By Endo and UPS's review? MR. LIMBACHER: Object to form. THE WITNESS: By Endo and UPS's review? BY MR. BUCHANAN: Q. Yes. A Not that I recall. Q. Yes. A Not that I recall. Correct? A Nes tind by were. By MR. BUCHANAN: Correct. A Yes, these are Endo's customers' orders. Correct? A Yes. Correct. A Yes. Considering any order that wasn't shipped by virtue of any of that. And it says, Cleared after review. Correct? A Nes tind by were on the was reported? Correct? Correct. C		Page 106		Page 108
THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Cany ou identify any order that wasn't shipped by virtue of any of form. THE WITNESS: By Endo and UPS's review? MR. LIMBACHER: Object to form. THE WITNESS: By Endo and UPS's review? BY MR. BUCHANAN: Q. Yes. A Not that I recall. Q. Yes. A Not that I recall. Correct? A Nes tind by were. By MR. BUCHANAN: Correct. A Yes, these are Endo's customers' orders. Correct? A Yes. Correct. A Yes. Considering any order that wasn't shipped by virtue of any of that. And it says, Cleared after review. Correct? A Nes tind by were on the was reported? Correct? Correct. C	1	MR. LIMBACHER: Object to	1	O. Okav.
THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Can you identify any order that wasn't shipped by virtue of any of the flags that were tripped in the system following your reviews? MR. LIMBACHER: Object to form. THE WITNESS: Yes. MR. BUCHANAN: THE WITNESS: Yes. THE WITNESS: Yes. MR. BUCHANAN: THE WITNESS: Yes. THE WITNESS:		ž		
recall		THE WITNESS: Not that I		
5 BY MR BUCHANAN: 6 Q. Can you identify any order 7 that wasn't shipped by virtue of any of 8 the flags that were tripped in the system 9 following your reviews? 10 MR LIMBACHER: Object to 11 form. 12 THE WITNESS: By Endo and 13 UPS's review? 14 BY MR, BUCHANAN: 15 Q. Yes. 16 A. Not that I recall. 17 Q. Just looked at .17. Let's 18 go to .18. 19 Again, we're looking at 20 additional purchase orders from various 21 Endo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR, LIMBACHER: Object to 25 MR, LIMBACHER: Object to 26 MR, LIMBACHER: Object to 27 Correct? 28 BY MR, BUCHANAN: 29 Again, we're looking at 20 additional purchase orders from various 20 find the tripped in the system 21 form. 21 Findo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR, LIMBACHER: Object to 25 MR, LIMBACHER: Object to 26 MR, LIMBACHER: Object to 27 A. Yes, into Missouri only, correct? 28 Dy you see that? 29 And then there's the outcome 29 Page 107 20 THE WITNESS: Yes. 30 BY MR, BUCHANAN: 31 O, There's a listing for a reason for an investigation, correct? 32 Do you see that? 33 A. Yes. 34 Q. Jis it your understanding this entire Attachment B relates to 35 Missouri, ma'am? 36 A. Yes, that's correct. 37 A. Yes, that's correct. 38 Q. Okay. We're on .18. 39 And we see orders from 40 AmerisourceBergen, among others, that were pended due to order history, correct? 41 Q. And off to the right, we see 42 These are customer orders into Missouri only, correct? 43 A. Yes, and I'm focused on page, was every order cleared after review. 44 Correct. 45 Q. And off to the right, we see 46 These are customer orders 47 A. Yes, they were. 48 Q. And off to the right, we see 49 Correct? 40 Q. None on this were held, correct? 41 A. Yes, they were. 41 Correct. 42 Q. None on this were held, correct? 43 A. Yes, they were not. 44 Q. None were cancelled and no one was reported? 45 Correct? 46 Q. None were cancelled and no one was reported? 47 A. Yes, they were not. 48 Q. None were cancelled and no one was report			1	
6 Q. Can you identify any order 7 that wasn't shipped by virtue of any of 8 the flags that were tripped in the system 9 following your reviews? 10 MR. LIMBACHER: Object to 11 form. 12 THE WITNESS: By Endo and 12 UPS's review? 13 UPS's review? 14 BY MR. BUCHANAN: 15 Q. Yes. 16 A. Not that I recall. 17 Q. Just looked at .17. Let's 18 go to .18. 19 Again, we're looking at 20 additional purchase orders from various 21 Endo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR. LIMBACHER: Object to 25 MR. LIMBACHER: Object to 26 MR. LIMBACHER: Object to 27 The with the tripped in the system 18 A. Yes, that's correct. 29 And then there's the outcome 20 And then there's the outcome 21 form. 2 THE WITNESS: Yes. 24 MR. LIMBACHER: Object to 25 Okay. We're on .18. 26 A. Yes, that's correct. 27 A. Yes, that's correct. 28 Q. Okay. We're on .18. 29 And we see orders from 10 AmerisourceBergen, among others, that were pended due to order history, correct? 11 Correct? 12 Correct? 13 A. Correct. 14 Q. And off to the right, we see 15 the results, cleared after review, cleared after review, correct? 18 A. Yes, they were. 19 Q. None on this were held, correct? 20 Correct? 21 A. No, they were not. 22 One was reported? 23 MR. LIMBACHER: Object to 24 Intelligency in the system objection, so let me be more specific. 21 reflects orders that 22 Endo's customers orders. 24 A. Yes, these are Endo's customers, correct? 25 A. Yes, these are Endo's customers orders. 26 Intelligency in the system objection, so let me be more specific. 21 reflects orders that 22 Correct? 24 A. Yes, these are Endo's customers, correct? 25 A. Yes, these are Endo's customers orders. 26 A. Yes, those are customer orders. 27 A. Yes, tho Missouri, and Missouri and			1	
that wasn't shipped by virtue of any of the flags that were tripped in the system of following your reviews? MR. LIMBACHER: Object to 10 10 11 form. THE WITNESS: By Endo and 12 21 reflects orders that 13 UPS's review? BY MR. BUCHANAN: 14 5 Findo received from Endo's customers, correct? A. Not that I recall. 16 A. Not that I recall. 17 Q. Just looked at .17. Let's 18 go to .18. 18 Again, we're looking at additional purchase orders from various 12 Endo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR. LIMBACHER: Object to 25 MR. LIMBACHER: Object to 26 Missouri, and 27 A. Yes, these are customer orders into Missouri only, correct? 29 A. Yes, into Missouri only. Q. There's a listing for a reason for an investigation, correct? 20 Do you see that? A. Yes. 3 MR yes, the seare Endo's customers orders. 20 Q. And then there's the outcome 20 Q. In a cash instance on this page, was every order cleared after review. Correct? 21 A. Yes, that's correct. 22 And off to the right, we see the results, cleared after review, correct? 21 A. Yes, they were. 22 Correct? 23 A. Yes, they were not. 24 A. No, they were not. 25 MR. LIMBACHER: Object to 26 MR. LIMBACHER: Object to 27 MR. LIMBACHER: Object to 28 MR. BUCHANAN: 29 MR. BUCHANAN: 20 The bemore specific. 21 reflects orders that objection, so let me be more specific. 21 reflects orders that 15 Endo customers orders. 21 Treflects orders that 17 may be customers orders. 21 Treflects orders that 18 Endo received from Endo's customers, correct? 22 A. Yes, these are customer orders into Missouri only, correct? 22 A. Yes, into Missouri only on the first instance or review. Correct? 3 A. Yes. 18 MR. LIMBACHER: Object to 3 MR. LIMBACHER: Object to 3 MR. LIMBACHER: Object to 3 MR. LIMBACHER:	1		1	
the flags that were tripped in the system following your reviews? MR. LIMBACHER: Object to form. THE WITNESS: By Endo and UPS's review? A. Not that I recall. Q. Just looked at .17. Let's go to .18. Again, we're looking at additional purchase orders from various Endo customers through the years. MR. LIMBACHER: Object to 24 MR. LIMBACHER: Object to 25 MR. BUCHANAN: 25 A. Yes, these are Endo's customers orders. into Missouri only, correct? A. Yes, into Missouri only, correct? A. Yes, into Missouri only, correct? Do you see that? A. Yes. Do you see that? A. Yes. We're on .18. And we see orders from AnnerisourceBergen, among others, that were pended due to order history, correct? A. Correct. Q. And off to the right, we see the results, cleared after review, correct? A. Yes, these are customers orders. A. Yes, these are Endo's customers, correct? A. Yes, these are Endo's customers orders. D. The WITNESS: Yes. BY MR. BUCHANAN: 15 A. Yes, these are customers orders. 16 A. Yes, the were. Do you see that? A. Yes. A. That's correct. Q. In each instance on this page, was every order cleared after review. A. They were cleared after review. A. They were				
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14 BY MR. BUCHANAN: 15 Q. Yes. 16 A. Not that I recall. 17 Q. Just looked at .17. Let's 18 go to .18. 19 Again, we're looking at 20 additional purchase orders from various 21 Endo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR. LIMBACHER: Object to 25 BY MR. BUCHANAN: 26 Q. Is it your understanding 27 A. Yes, that's correct. 28 Q. Is we're on .18. 29 A. Yes, that's correct. 20 Q. And off to the right, we see 21 the results, cleared after review, cleared after review, certer? 23 A. Yes. 24 Correct? 25 BY MR. Buchanan: 26 A. Yes, that's correct. 27 A. They were cleared after review. 28 A. Yes, and I'm focused on Endo's review in the first instance, okay? 29 A. Yes, that's correct. 30 A. Correct. 31 A. Correct. 41 Q. And off to the right, we see 42 These were all cleared by the results, cleared after review, correct? 43 A. Yes, they were. 44 Q. And off to the right, we see 45 the results, cleared after review, correct? 4 A. Yes, they were not. 4 Q. None on this were held, 19 Q. And sitting for a reason for an investigation, correct? 4 Do you see that? 4 A. Yes, the outcome Page 109 A. Yes, the Mits And it says, Cleared after review, correct? A. That's correct. Q. In each instance on this page, was every order cleared after review. A. They were cleared after review. A. They were cleared after review in the first instance, okay? A. These were all cleared by Endo's review in the first instance, okay? A. I understand that. But I just wanted to point out that they also go through UPS's SOM program. Q. And sitting for a reason for an investigation, correct? A. I unde			1	
15 Q. Yes. 16 A. Not that I recall. 17 Q. Just looked at .17. Let's 17 18 go to .18. 19 Again, we're looking at 20 additional purchase orders from various 21 Endo customers through the years. 21 Still limited to Missouri, 22 Do you see that? 22 Still limited to Missouri, 23 A. Yes. 24 MR. LIMBACHER: Object to 24 Do you see that? 25 THE WITNESS: Yes. 2 Page 107 26 Missouri, ma'am? 27 A. Yes, that's correct. 4 Q. Is it your understanding 4 this entire Attachment B relates to 5 fem Missouri, ma'am? 28 A. Yes, that's correct. 7 A. Yes, that's correct? 29 And we see orders from 4 AmerisourceBergen, among others, that were pended due to order history, 21 correct? 29 A. Yes, that's correct. 12 correct? 20 And off to the right, we see 14 the results, cleared after review, 21 cleared after review, 21 cleared after review, 22 cleared after review, 23 A. Yes, 24 These were all cleared by 24 Endo's review in the first instance, okay? 29 Correct? 12 A. No, they were not. 20 None were cancelled and no 22 MR. LIMBACHER: Object to 3 MR. LIMBACHER: Object to 4 MR. LIMBACHER: Object to 4 MR. LIMBACHER: Object to 5 MR. LIMBACHER:			1	
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Q. Just looked at .17. Let's go to .18. Again, we're looking at additional purchase orders from various 21 Endo customers through the years. Still limited to Missouri, 22 Do you see that? A. Yes, and then there's the outcome 24 Page 107 Fage 107 Page 107 Page 109 A. That's correct? BY MR. BUCHANAN: 3 A. That's correct. 4 Q. Is it your understanding 4 this entire Attachment B relates to 6 Missouri, ma'am? 6 Page, was every order cleared after review. And, again, they went through 1 were pended due to order history, 2 Correct? A. Correct. 4 Q. And off to the right, we see 1 the results, cleared after review, et cetera, et Q. None on this were held, 20 None were cancelled and no one was reported? Oxigate 1 19 A. Yes, into Missouri only, correct? Do you see that? A. Yes. Q. And then there's the outcome 24 Page 109 A. Yes. A. Yes. Oxigate 1 20 A. Yes. A. Yes. A. Yes. A. Yes. A. Yes. A. Yes. Oxigate 1 21 A. Yes. A. That's correct. A. That's correct. A. They were cleared after review. And, again, they went through UPS's SOM program before they were shipped. A. Correct. A. They were all cleared by Endo's review in the first instance, okay? These were all cleared by Endo's review, correct? A. I understand that. But I just wanted to point out that they also go through UPS's SOM program. Q. And sitting here today, ma'am, there are no orders that you're aware of that weren't also cleared after review by UPS, correct? MR. LIMBACHER: Object to			1	
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21 Endo customers through the years. 22 Still limited to Missouri, 23 correct? 24 MR. LIMBACHER: Object to Page 107 Page 107 Page 109 1 form. 2 THE WITNESS: Yes. 3 BY MR. BUCHANAN: 4 Q. Is it your understanding 5 this entire Attachment B relates to 6 Missouri, ma'am? A. Yes, that's correct. 8 Q. Okay. We're on .18. 9 And we see orders from 10 AmerisourceBergen, among others, that were pended due to order history, 21 correct? 13 A. Correct. 14 Q. And off to the right, we see 15 the results, cleared after review, correct? 15 the results, cleared after review, correct? 16 cleared after review, et cetera, et cleared after review, et cetera, et cetera, right? A. Yes, they were not. Q. None on this were held, 20 R. No, they were not. Q. None was reported? 21 A. No, they were cancelled and no one was reported? 22 Teason for an investigation, correct? Do you see that? A. Yes. Do you see that? A. Yes. A. Yes. A. Yes. A. Yes. A. Yes. A. Yes. A. That's correct. Q. In each instance on this page, was every order cleared after review. And, again, they went through UPS's SOM program before they were shipped. Q. Yes. And I'm focused on Endo's review in the first instance, okay? These were all cleared by Endo's review, correct? A. I understand that. But I just wanted to point out that they also go through UPS's SOM program. Q. And sitting here today, ma'am, there are no orders that you're aware of that weren't also cleared after review deren't aware of that weren't also cleared after review deren't aware of that weren't also cleared after review deren't aware of that weren't also cleared after review deren't aware of that weren't also cleared after review deren't aware of that weren't also cleared after review deren				
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Page 107 Page 109 form. THE WITNESS: Yes. BY MR. BUCHANAN: Q. Is it your understanding this entire Attachment B relates to Missouri, ma'am? A. Yes, that's correct. Q. Okay. We're on .18. AmerisourceBergen, among others, that were pended due to order history, correct? A. Correct. A. Index's correct with the first instance, okay? Ceared after review, et cetera, et cetera, right? A. Yes, they were. A. Yes, they were. A. Index's and I'm focused on Endo's review in the first instance, okay? A. Index's and I'm focused on Endo's review in the first instance, okay? A. I maderstand that. But I just wanted to point out that they also go through UPS's SOM program. A. Yes, they were. A. Yes, they were. A. I maderstand that. But I just wanted to point out that they also go through UPS's SOM program. A. Yes, they were not. A. No, they were not. A. No, they were not. A. No, they were cancelled and no one was reported? A. LIMBACHER: Object to				
Page 107 form. THE WITNESS: Yes. BY MR. BUCHANAN: Q. Is it your understanding this entire Attachment B relates to Missouri, ma'am? A. Yes, that's correct. Q. Okay. We're on .18. A. Correct. A. Correct. A. Correct. A. Correct. A. Correct. A. Correct. C. A. Correct. B. C. Correct. A. Correct. C. Cand off to the right, we see And off to the right were on the first instance of the service with the first instance, okay? And off to the right, we see And off to the right, we see And off to the review, or review of the service with the first instance of the service with the first instance of the service with the first			1	
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THE WITNESS: Yes. BY MR. BUCHANAN: Q. Is it your understanding this entire Attachment B relates to Missouri, ma'am? A. Yes, that's correct. Q. In each instance on this page, was every order cleared after review? A. They were cleared after review. And, again, they went through UPS's SOM program before they were shipped. Q. Yes. And I'm focused on Endo's review in the first instance, okay? A. Torrect Q. Yes. And I'm focused on Endo's review in the first instance, okay? These were all cleared by Endo's review, correct? A. I understand that. But I just wanted to point out that they also go through UPS's SOM program. Q. And sitting here today, ma'am, there are no orders that you're aware of that weren't also cleared after review. MR. LIMBACHER: Object to	The state of the s	Page 107		Page 109
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3 BY MR. BUCHANAN: 4 Q. Is it your understanding 5 this entire Attachment B relates to 6 Missouri, ma'am? 6 A. Yes, that's correct. 7 A. Yes, that's correct. 8 Q. Okay. We're on .18. 9 And we see orders from 10 AmerisourceBergen, among others, that 11 were pended due to order history, 12 correct? 13 A. Correct. 14 Q. And off to the right, we see 15 the results, cleared after review, 16 cleared after review, et cetera, et 17 cetera, right? 18 A. Yes, they were. 19 Q. None on this were held, 20 Correct? 21 A. No, they were not. 22 one was reported? 23 Okay. 3 A. That's correct. Q. In each instance on this page, was every order cleared after review? A. They were cleared after review. And, again, they went through UPS's SOM program before they were shipped. Q. Yes. And I'm focused on Endo's review in the first instance, okay? These were all cleared by Endo's review, correct? A. I understand that. But I just wanted to point out that they also go through UPS's SOM program. Q. And sitting here today, ma'am, there are no orders that you're aware of that weren't also cleared after review by UPS, correct? MR. LIMBACHER: Object to	2	THE WITNESS: Yes.	2	
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one was reported? 23 MR. LIMBACHER: Object to			1	
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	1			TOTAL TARING WING WIND IT VI VII.

	Page 110		Page 112
1	THE WITNESS: They went	1	Do you recall that?
2	through UPS's SOM program.	2	A. They went through
3	BY MR. BUCHANAN:	3	MR. LIMBACHER: Object to
4 .	Q. Right. And to the best of	4	form.
5	your knowledge, even those that tripped	5	THE WITNESS: Sorry.
6	whatever algorithm they had, based on	6	They went through our
7	either their own determination or their	7	excessive program and they kicked
8	interactions with you, they were all	8	out for further review, yes.
9	cleared for review cleared to ship?	9	BY MR. BUCHANAN:
10	A. They were, yes.	10	Q. And the further review was,
11	MR. LIMBACHER: Object to	11	what, for QS&F?
12	form. Asked and answered.	12	MR. LIMBACHER: Object to
13	BY MR. BUCHANAN:	13	form.
14	Q. Okay. Let's go to .22.	14	THE WITNESS: For the
15	Again, ma'am, now we're into	15	quantity, size and frequency, yes.
16	2015. This looks like a sheet of just	16	BY MR. BUCHANAN:
17	AmerisourceBergen orders.	17	Q. So the company created an
18	These were Endo's customers,	18	algorithm in its order system, it
19	right?	19	identified orders, and then,
20	A. Uh-huh.	20	notwithstanding that, those orders were
21		21	cleared and forwarded to UPS for
22	Q. Orders through Endo, correct?	22	
23		23	processing, correct?
24		24	MR. LIMBACHER: Object to form.
24	Q. Kicked out of the system	24	101111.
	Page 111		Page 113
	_		_
1	because they tripped one of the	1	THE WITNESS: They were.
2	algorithms the company created to monitor	2	Another point of
3	for suspicious orders, correct?	3	clarification, you keep talking
4	MR. LIMBACHER: Object to	4	about quantity, size and
5	form.	5	frequency. And another piece of
6	THE WITNESS: They were	6	this was also reviewing the class
7	kicked out for further review,	7	of trade as well.
8	yes.	8	So these orders also looked
9	BY MR. BUCHANAN:	9	on other wholesalers' ordering
10	Q. And when a human got	10	patterns as well.
11	involved and looked at the orders, each	11	BY MR. BUCHANAN:
12	one of these orders was cleared, correct?	12	Q. And the system, each of
13	A. That's correct.	13	these orders, by and these are big
14	Q. Okay. Let's go to page .23.	14	customers, right?
15	Just satisfy yourself,	15	MR. LIMBACHER: Object to
16	ma'am, that we're still looking at Endo's	16	form.
17	customers here.	17	THE WITNESS: We had three
18	A. They are.	18	big wholesalers which you know,
19	Q. These are Endo orders?	19	Endo as yes, correct.
20	A. They are.	20	BY MR. BUCHANAN:
21	Q. There is a computer	21	Q. So they are buying lots of
22	algorithm that was represented, in the	22	product, correct?
23	front of this Exhibit-1, to Congress that	23	MR. LIMBACHER: Object to
24	identified orders of unusual QS&F.	24	form.
		1	

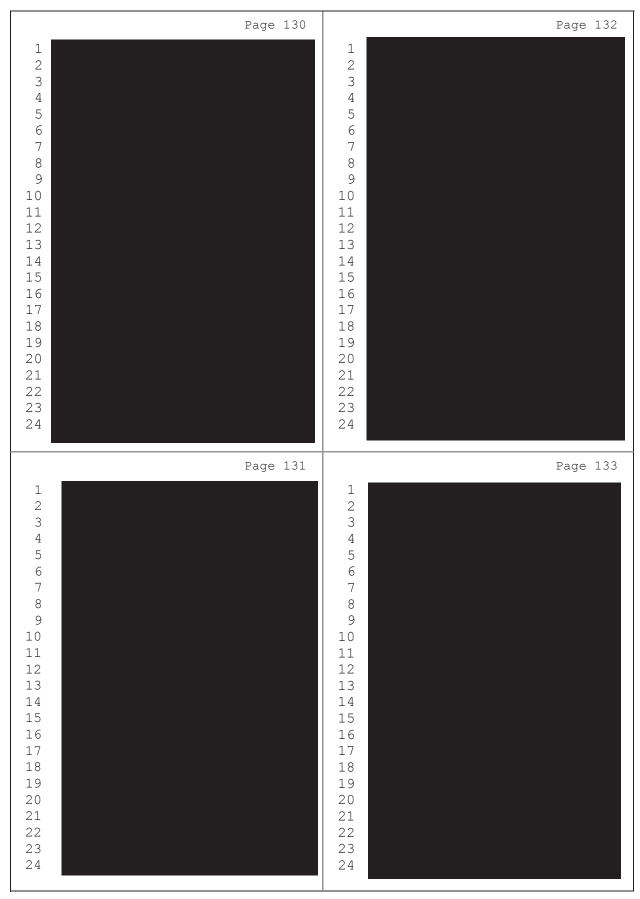
	Page 114		Page 116
1	THE WITNESS: They are	1	Q. And I think you have told us
2	buying product.	2	already, ma'am, that if something got
3	BY MR. BUCHANAN:	3	flagged by their system and they required
4 .	Q. Okay. You don't have a	4	information about the order, they would
5	sense of whether it was a lot or not?	5	contact you?
6	MR. LIMBACHER: Object to	6	A. If they required
7	form.	7	information, yes.
8	THE WITNESS: I can't tell	8	Q. And you do recall that
9	by this information, no.	9	happening from time to time, correct?
10	BY MR. BUCHANAN:	10	A. From time to time.
11	Q. And then after these orders	11	Q. And you recall clearing
12	get kicked out by the algorithm, a human	12	those orders, correct?
13	being looks at them and cleared them	13	MR. LIMBACHER: Object to
14	all	14	form. Misstates her testimony.
15	MR. LIMBACHER: Object to	15	THE WITNESS: I provided
16	form.	16	information to UPS. They had the
17	BY MR. BUCHANAN:	17	ultimate decision whether or not
18	Q right?	18	to ship it or not.
19	A. Yes.	19	BY MR. BUCHANAN:
20	Q. We see that on the	20	Q. Right. You provided the
21	right-hand column on the screen, or on	21	same type of information that you would
22	the document itself?	22	consider in internally clearing the
23	A. Yes.	23	order, correct?
24	Q. Okay. Let's go to .23.	24	A. No, it
	Page 115		Page 117
1			
	And you can look at it just	1	MR_LIMBACHER: Object to
	And you can look at it just	1 2	MR. LIMBACHER: Object to form
2	quickly, ma'am, and satisfy yourself that	2	form.
		1	form. THE WITNESS: No, it would
2 3 4	quickly, ma'am, and satisfy yourself that we're still just looking at orders in	2 3 4	form.
2	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh.	2 3	form. THE WITNESS: No, it would depend on what they needed.
2 3 4 5	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at	2 3 4 5	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN:
2 3 4 5 6	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh.	2 3 4 5 6	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood.
2 3 4 5 6 7	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders.	2 3 4 5 6 7	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out
2 3 4 5 6 7 8	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped	2 3 4 5 6 7 8	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason
2 3 4 5 6 7 8 9 10	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24.
2 3 4 5 6 7 8 9 10 11	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct.	2 3 4 5 6 7 8 9 10 11 12	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that
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2 3 4 5 6 7 8 9 10 11 12 13 14	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human	2 3 4 5 6 7 8 9 10 11 12 13 14	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. You can answer.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right? A. Yes. Q. And you sent them off to UPS	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. You can answer. A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right? A. Yes. Q. And you sent them off to UPS for fulfillment, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. You can answer. A. Yes. Q. Orders getting kicked for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right? A. Yes. Q. And you sent them off to UPS for fulfillment, correct? A. After they've gone through	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. You can answer. A. Yes. Q. Orders getting kicked for tripping a wire for one of the quantity,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	quickly, ma'am, and satisfy yourself that we're still just looking at orders in Missouri. A. Uh-huh. Q. Still looking at AmerisourceBergen orders. Came in to you, they tripped the wire in your SAP system, correct? MR. LIMBACHER: Object to form. THE WITNESS: Correct. BY MR. BUCHANAN: Q. All right. Then a human being got involved and cleared them MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q right? A. Yes. Q. And you sent them off to UPS for fulfillment, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. THE WITNESS: No, it would depend on what they needed. BY MR. BUCHANAN: Q. Understood. Their order could kick out of their system for a different reason than it would for yours, right? A. Potentially, yes. Q. All right. Let's go to .24. We're still in orders that were from Missouri customers of Endo, right? A. Yes. Q. Buying narcotics, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. You can answer. A. Yes. Q. Orders getting kicked for

	Page 118		Page 120
1	right?	1	A. Sorry. Cleared after
2	MR. LIMBACHER: Object to	2	review.
3	form.	3	Q. And the next one says what?
4 .	THE WITNESS: Correct.	4	A. The same thing.
5	BY MR. BUCHANAN:	5	Q. And the whole column says
6	Q. And notwithstanding that	6	that, right?
7	they are getting flagged, these orders	7	A. Correct.
8	are not being reported to the DEA,	8	Q. Let's go to .25.
9	correct?	9	You've got a lot of orders
10	MR. LIMBACHER: Object to	10	into Missouri, don't you?
11	form.	11	MR. LIMBACHER: Object to
12	THE WITNESS: These orders	12	form.
13	kick out through our SOM program	13	THE WITNESS: There's orders
14	for further review, correct.	14	into Missouri, yes.
15	BY MR. BUCHANAN:	15	BY MR. BUCHANAN:
16	Q. The answer to my question,	16	Q. In fact, these pages that
17	just as a factual matter, ma'am, none of	17	we've been looking at are all orders to
18	these orders that we've looked at to this	18	big entities, AmerisourceBergen, Express
19	point, and we're now up to .24, were	19	Scripts. I think we saw
20	reported to DEA, correct?	20	A. Well, if you look about
21	MR. LIMBACHER: Object to	21	Express Scripts, that was for a patient
22	form.	22	assistance program, which is different
23	THE WITNESS: No, not that I	23	than a regular order. So that's
24	recall.	24	different.
	Page 119		Page 121
1	BY MR. BUCHANAN:	1	Q. We can agree
2	Q. And after your review of the	2	AmerisourceBergen is a big company?
3	orders on .24, they were cleared, right?	3	A. Yes.
4	A. Cleared to go to UPS through	4	MS. ROLLINS: Object to the
5	their SOM program before shipping.	5	form.
6	Q. And which you note here is	6	MR. LIMBACHER: Object to
_	alaamad aftan marriarry tlaatla rydaat ryay		whe Envishmenter coject to
7	cleared after review; that's what you	7	form.
8	stated here, correct?	7 8	
			form. BY MR. BUCHANAN: Q. Big customers of yours?
8	stated here, correct?	8	form. BY MR. BUCHANAN:
8 9 10 11	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are	8 9	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and
8 9 10 11 12	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system,	8 9 10 11 12	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are.
8 9 10 11	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are	8 9 10 11	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and
8 9 10 11 12 13 14	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system,	8 9 10 11 12 13 14	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are
8 9 10 11 12 13 14 15	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping.	8 9 10 11 12 13 14 15	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal
8 9 10 11 12 13 14 15	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before	8 9 10 11 12 13 14 15 16	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true?
8 9 10 11 12 13 14 15 16	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping.	8 9 10 11 12 13 14 15 16 17	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went
8 9 10 11 12 13 14 15 16 17	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the	8 9 10 11 12 13 14 15 16 17	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program,
8 9 10 11 12 13 14 15 16 17 18	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's	8 9 10 11 12 13 14 15 16 17 18	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went
8 9 10 11 12 13 14 15 16 17 18 19 20	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the Senate inquiry on .24. What was the outcome listed	8 9 10 11 12 13 14 15 16 17 18 19 20	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program, yes, and needed for further review.
8 9 10 11 12 13 14 15 16 17 18 19 20 21	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the Senate inquiry on .24.	8 9 10 11 12 13 14 15 16 17 18 19 20 21	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program, yes, and needed for further
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the Senate inquiry on .24. What was the outcome listed on the first line? A. Cleared for review.	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program, yes, and needed for further review.
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the Senate inquiry on .24. What was the outcome listed on the first line?	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program, yes, and needed for further review. BY MR. BUCHANAN: Q. And when a human being got involved on .24, each of these orders was
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	stated here, correct? MR. LIMBACHER: Object to form. THE WITNESS: They are cleared from Endo's SAP system, and then they still go to UPS through their SOM program before shipping. BY MR. BUCHANAN: Q. Let's stay with what's written on this document back to the Senate inquiry on .24. What was the outcome listed on the first line? A. Cleared for review.	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form. BY MR. BUCHANAN: Q. Big customers of yours? A. They are. Q. So we're on here again and we've got all these orders that are tripping the wire by your internal algorithm, true? MR. LIMBACHER: Object to form. THE WITNESS: These went through our excessive program, yes, and needed for further review. BY MR. BUCHANAN: Q. And when a human being got

	Page 122		Page 124
1	MR. LIMBACHER: Object to	1	Q. That particular order
2	form.	2	shipment might involve multiple line
3	THE WITNESS: Correct.	3	items and different bottle counts for
4 .	BY MR. BUCHANAN:	4	different products, correct?
5	Q. Okay. Let's go to .25.	5	MR. LIMBACHER: Object to
6	Still looking at Endo's	6	form.
7	customers?	7	THE WITNESS: Uh-huh.
8	A. Yes.	8	BY MR. BUCHANAN:
9	Q. Still looking at Missouri	9	Q. All right. And where would
10	orders?	10	you go to figure out what was in that
11	A. Yes.	11	order?
12	Q. Still seeing the reason	12	MR. LIMBACHER: Object to
13	reported, in the fourth column, why it	13	form.
14	triggered an investigation?	14	THE WITNESS: Our SAP
15	A. Correct.	15	system.
16	Q. And still seeing the outcome	16	BY MR. BUCHANAN:
17	on the right as cleared after review?	17	Q. How long have you been using
18	A. Correct.	18	that to track your orders?
19	Q. In each instance for each	19	A. Twenty years.
20	order, correct?	20	Q. And so how would you figure
21	A. Yes.	21	out what composed each of these orders?
22		22	*
	Another point of		A. There's reports that kick
23	clarification, this is each one of	23	out from SAP.
24	these lines is not each order. There's,	24	Q. And what's that report
	Page 123		Page 125
1	you know, multiple lines on one order.	1	called?
2	So I don't want you all to think this is,	2	A. Orders on hold report, I
3	you know, just all individual orders.	3	believe.
4	Q. So what you're saying, if I	4	Q. Okay. And so the status of
5	understand your testimony, ma'am, is that	5	all these orders would be orders on hold,
6	there's, in fact, multiple line items	6	prior to them being cleared?
7	that fill this order?	7	MR. LIMBACHER: Object to
			3
8	A. Correct, right.	8	form.
9	MR. LIMBACHER: Object to	9	THE WITNESS: Correct.
10	form.	10	BY MR. BUCHANAN:
11	BY MR. BUCHANAN:	11	Q. So any order that has been
12	Q. So let's now go to .26, for	12	flagged, at any point in time by Endo's
13	example. And thank you for that	13	algorithm, would have been an order on
14	clarification.	14	hold, right?
15	A. Right.	15	MR. LIMBACHER: Object to
16	Q. We're looking at an order	16	form.
17	from AmerisourceBergen, a ship date of	17	THE WITNESS: Yes.
18	April 3, 2015, right?	18	BY MR. BUCHANAN:
19	A. Yes.	19	Q. And then the order status
20	Q. Okay. The order that's	20	can be changed, right?
21	the date the product was shipped,	21	MR. LIMBACHER: Object to
		22	form.
22	correct?		
22	correct?		
23	A. Based on what this is	23	THE WITNESS: After review.

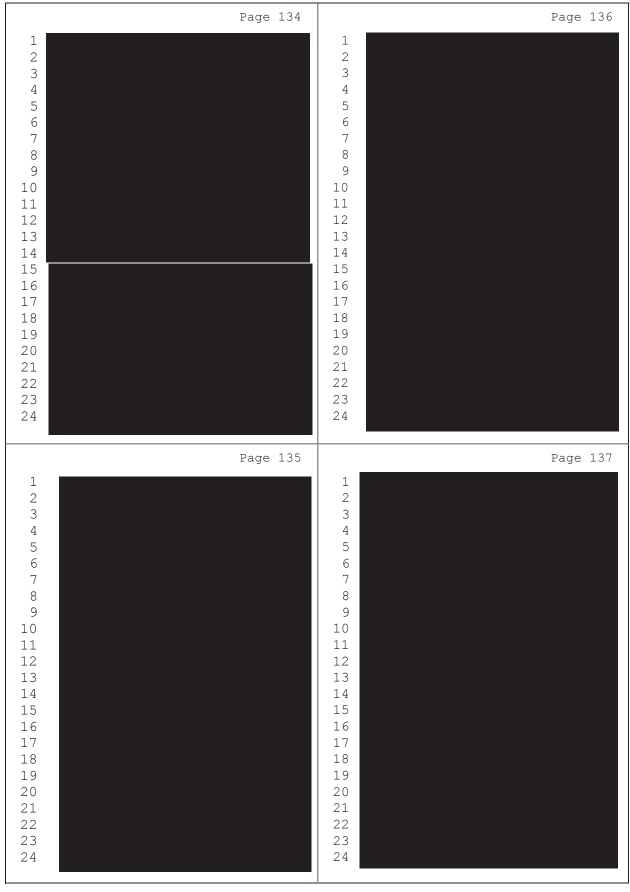


33 (Pages 126 to 129)

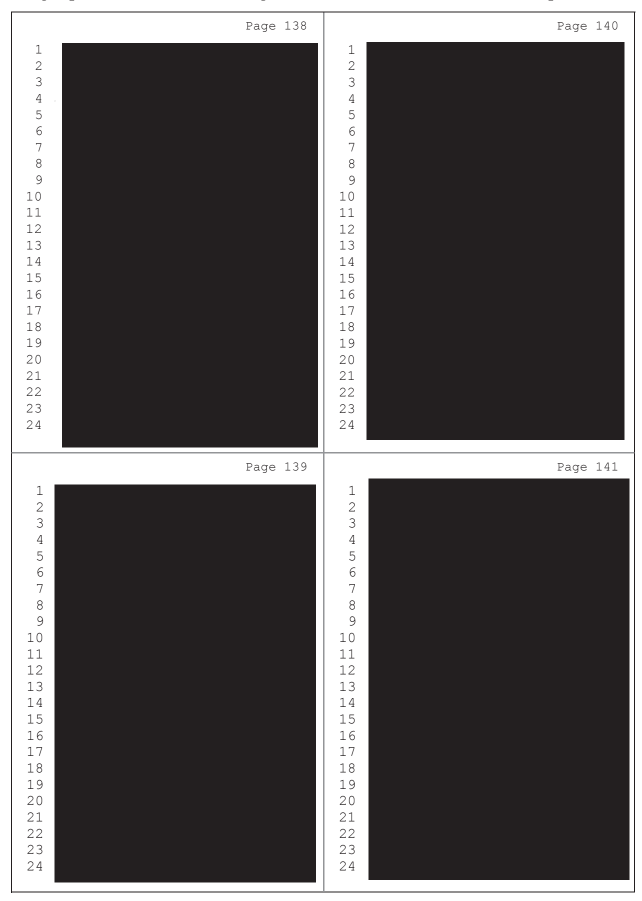


34 (Pages 130 to 133)

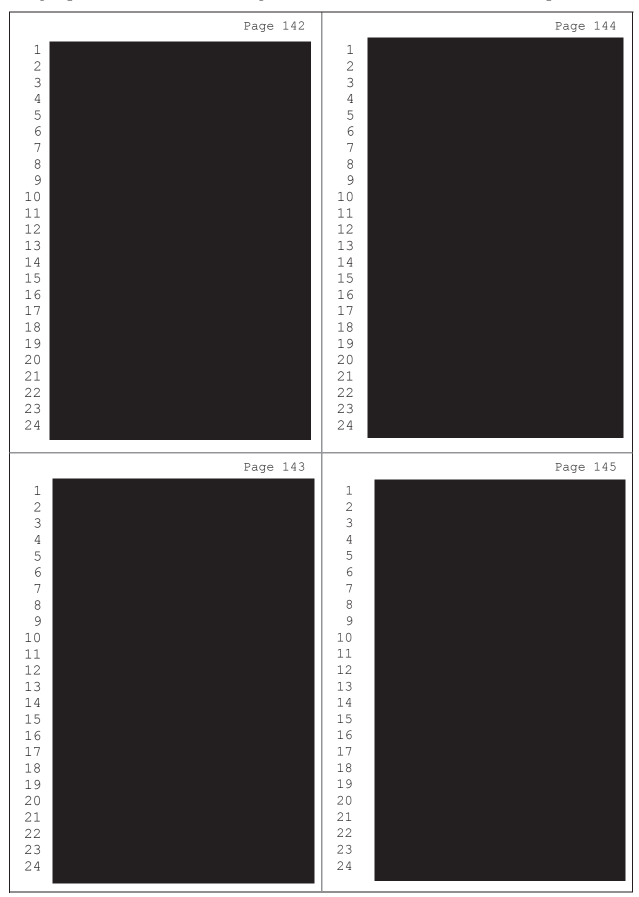
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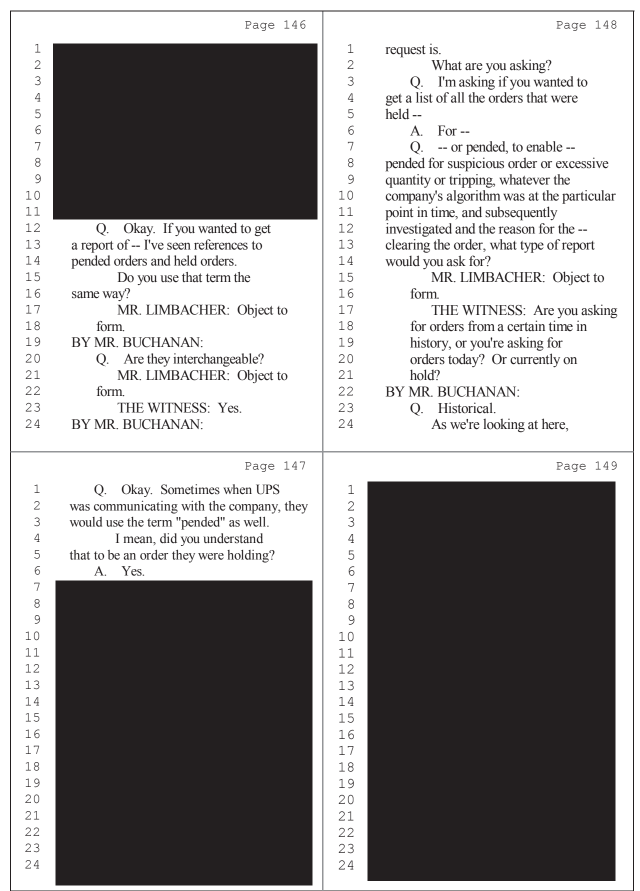
35 (Pages 134 to 137)



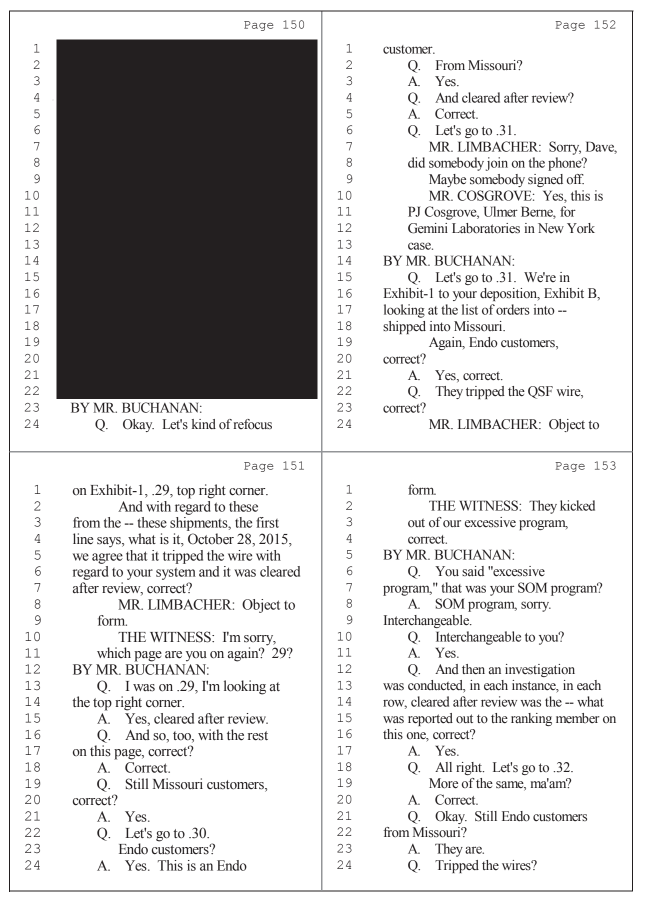
36 (Pages 138 to 141)

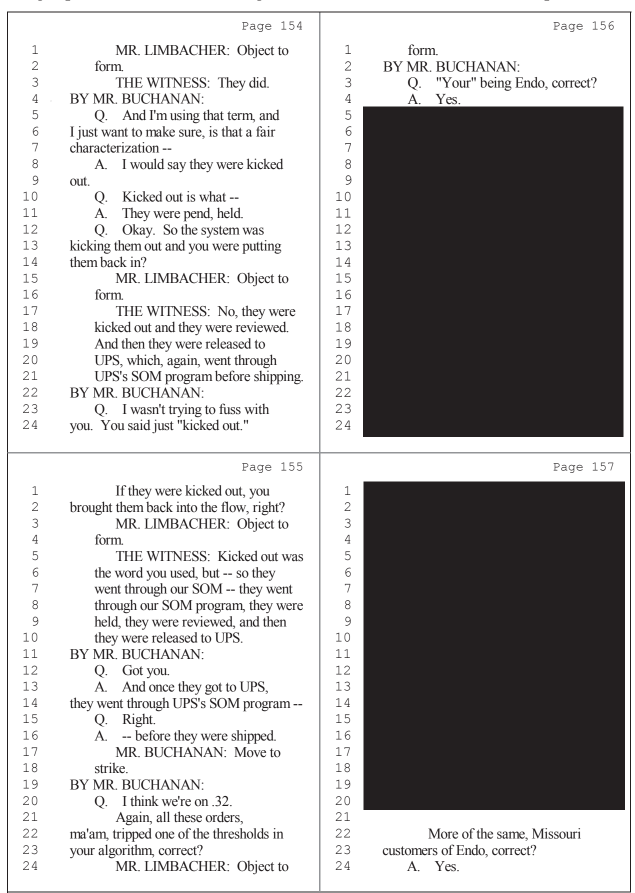


37 (Pages 142 to 145)



38 (Pages 146 to 149)





	Page 158		Page 160
1		1	_
1 2	Q. Tripped the wires and held,	1 2	Q. And these tripped the wire
3	correct?	3	in Endo's suspicious order system, correct?
4 .	MR. LIMBACHER: Object to form.	4	MR. LIMBACHER: Object to
5	THE WITNESS: Correct.	5	form.
6	BY MR. BUCHANAN:	6	THE WITNESS: They were
7	Q. When the human beings got	7	reviewed.
8	their hands on the order, they were	8	BY MR. BUCHANAN:
9	cleared after review, correct?	9	Q. And then they were reviewed
10	MR. LIMBACHER: Object to	10	by a human being, and the hold was lifted
11	form.	11	and they were a delivery note was sent
12	THE WITNESS: After they	12	to UPS, fair?
13	were reviewed, yes.	13	MR. LIMBACHER: Object to
14	BY MR. BUCHANAN:	14	form.
15	Q. Okay. So, too, on .34.	15	THE WITNESS: It was sent to
16	More Endo customers from	16	UPS, yes.
17	Missouri?	17	BY MR. BUCHANAN:
18	A. Yes.	18	Q. And what's noted on the far
19	Q. Tripped the wire in Endo's	19	right is cleared after review, correct?
20	suspicious order monitoring system,	20	A. Correct.
21	correct?	21	Q. Okay. I just want to
22	MR. LIMBACHER: Object to	22	understand.
23	form.	23	After looking at Exhibit-1,
24	THE WITNESS: Correct. And	24	I think what's happening today, or at
	Page 159		Page 161
1	then they were reviewed and sent	1	least in 2017, is it correct, ma'am, that
2	to UPS for shipping.	2	what was described in the response, in
3	BY MR. BUCHANAN:	3	Exhibit-1 to the Ranking Member
4	Q. Okay. And then the	4	McCaskill, that that accurately reflects
5	conclusion of your team was cleared after	5	what you're doing today?
6	review in each instance of these,	6	MR. LIMBACHER: Object to
7	correct?	7	form. Did you want her to review
8	A. Yes.	8	the first serveral masses of the
			the first several pages of the
9	But as a reminder, once they	9	exhibit?
10	get to UPS, they go through UPS's SOM	9	exhibit? MR. BUCHANAN: I thought we
10 11	get to UPS, they go through UPS's SOM program	9 10 11	exhibit? MR. BUCHANAN: I thought we did.
10 11 12	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to	9 10 11 12	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN:
10 11 12 13	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike.	9 10 11 12 13	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an
10 11 12 13 14	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they	9 10 11 12 13 14	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am.
10 11 12 13 14 15	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they are released for shipping.	9 10 11 12 13 14 15	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am. I think you told us part was
10 11 12 13 14 15 16	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they are released for shipping. MR. BUCHANAN: Move to	9 10 11 12 13 14 15	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am. I think you told us part was for the generic business, Qualitest and
10 11 12 13 14 15 16 17	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they are released for shipping. MR. BUCHANAN: Move to strike the nonresponsive portion.	9 10 11 12 13 14 15 16 17	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am. I think you told us part was for the generic business, Qualitest and Par, correct?
10 11 12 13 14 15 16 17	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they are released for shipping. MR. BUCHANAN: Move to strike the nonresponsive portion. BY MR. BUCHANAN:	9 10 11 12 13 14 15 16 17	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am. I think you told us part was for the generic business, Qualitest and Par, correct? MR. LIMBACHER: I think you
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10 11 12 13 14 15 16 17 18 19 20 21	get to UPS, they go through UPS's SOM program MR. BUCHANAN: Move to strike. THE WITNESS: before they are released for shipping. MR. BUCHANAN: Move to strike the nonresponsive portion. BY MR. BUCHANAN: Q. We're on to .35. And this looks like the last of the orders just in Missouri.	9 10 11 12 13 14 15 16 17 18 19 20 21	exhibit? MR. BUCHANAN: I thought we did. BY MR. BUCHANAN: Q. You have before you an Exhibit-1, ma'am. I think you told us part was for the generic business, Qualitest and Par, correct? MR. LIMBACHER: I think you told us that, but THE WITNESS: Yes, the beginning is for Par, our generics
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1	Page 162		Page 164
	the branded division, correct?	1	BY MR. BUCHANAN:
2	A. Yes.	2	Q. How about Wolters Kluwer; do
3	Q. And the part that's	3	you use Wolters Kluwer data for anything?
4 .	summarized in Exhibit-1 for the branded	4	MR. LIMBACHER: Object to
5	division, Endo, that's what the company	5	form.
6	is doing to this day, correct?	6	THE WITNESS: I can't speak
7	MR. LIMBACHER: Object to	7	to that. I don't know.
8	form.	8	BY MR. BUCHANAN:
9	THE WITNESS: Yes. Endo has	9	Q. Do you conduct due diligence
10	an SOM program in place.	10	visits as part of your SOM program today?
11	BY MR. BUCHANAN:	11	MR. LIMBACHER: Object to
12	Q. And as reflected in	12	form.
13	Exhibit-1, that is what Endo's SOM	13	BY MR. BUCHANAN:
14	program is today?	14	Q. For branded?
15	MR. LIMBACHER: Object to	15	A. So our generic division,
16	form	16	which has the same customers as our
17	THE WITNESS: We have an SOM	17	branded division, performed site visits
18	program in place. Orders are	18	for our customers and the branded
19	reviewed, if they are pended or	19	division utilized that data.
20	held or kicked out, whatever word	20	Q. When did you start doing
21	you want to use.	21	that for branded, ma'am?
22	BY MR. BUCHANAN:	22	
23	Q. Is the branded arm of Endo	23	A. Our generic division has always done site visits.
24		24	-
24	reviewing IMS data concerning its	24	Q. When did they start doing
	Page 163		Page 165
1	products with regard to suspicious order	1	1
		1 L	that''
2		1 2	that? A I don't recall the actual
2 3	evaluation?	2	A. I don't recall the actual
3	evaluation? MR. LIMBACHER: Object to	2 3	A. I don't recall the actual date.
3 4	evaluation? MR. LIMBACHER: Object to form. Foundation.	2 3 4	A. I don't recall the actual date. Q. Do you have confidence they
3 4 5	evaluation? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't speak	2 3 4 5	A. I don't recall the actual date. Q. Do you have confidence they were doing that back in 2010?
3 4 5 6	evaluation? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't speak to IMS data. That's not part of	2 3 4	A. I don't recall the actual date. Q. Do you have confidence they were doing that back in 2010? MR. LIMBACHER: Object to
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3 4 5 6	evaluation? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't speak to IMS data. That's not part of my responsibility. BY MR. BUCHANAN:	2 3 4 5 6	A. I don't recall the actual date. Q. Do you have confidence they were doing that back in 2010? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't I
3 4 5 6 7 8 9	evaluation? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't speak to IMS data. That's not part of my responsibility. BY MR. BUCHANAN: Q. Do you understand what IMS	2 3 4 5 6 7 8	A. I don't recall the actual date. Q. Do you have confidence they were doing that back in 2010? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't I don't recall. I can't speak to
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	evaluation? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't speak to IMS data. That's not part of my responsibility. BY MR. BUCHANAN: Q. Do you understand what IMS data is? A. I know what IMS data is, yes. But that's not part of my responsibility. Q. What is IMS data? A. It's prescription data for the products. Q. And you can see down to the prescriber level. You can also see at the pharmacy level. Are you aware of that? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't recall the actual date. Q. Do you have confidence they were doing that back in 2010? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I can't I don't recall. I can't speak to that. BY MR. BUCHANAN: Q. If I understand your testimony, the branded arm of Endo, or Endo Pharmaceuticals, is relying on due diligence visits of Par? MR. LIMBACHER: Object to form. Misstates her testimony. BY MR. BUCHANAN: Q. Is that right? A. The Par generics division did customer site visits, that's correct.

	Page 166		Page 168
1	customers than Endo.	1	Qualitest to be part of Endo's efforts to
2	Q. And that's a good thing to	2	prevent to combat diversion of its
3	do?	3	branded products?
4 .	MR. LIMBACHER: Object to	4	MR. LIMBACHER: Object to
5	form.	5	form.
6	BY MR. BUCHANAN:	6	THE WITNESS: One thing that
7	Q. Site visits?	7	is slightly different between
8	A. I can't really speak to	8	branded and generics is branded
9	that.	9	has the same customer base. We
10	Q. Well, you said	10	don't add new customers, as the
11	A. Par did it. Par yes, I	11	generic division may or may not
12	mean, it's important to do site visits.	12	do.
13	Q. And it sounded like, from	13	So we have the same customer
14	your answer, that Endo was relying on	14	base as our generic group. So we
15	site visits that Qualitest or Par are	15	partnered with our generic group,
16	conducting as part of their process	16	and we used their site visits of
17 18	MR. LIMBACHER: Object to form.	17 18	the branded customers, because
19	BY MR. BUCHANAN:	19	it's the same customer base.
20	Q is that right?	20	The generics may have more. We have a limited customer base,
21	A. I know that Par/Qualitest	21	and that's the same customer base
22	did site visits of the customers, yes.	22	that our generics also have.
23	Q. But correct me if I'm	23	BY MR. BUCHANAN:
24	misunderstanding your testimony, ma'am.	24	Q. Okay. So have you ever been
2 1	misuncerstanding your testimony, matain.		Q. Okay. So have you ever been
	Page 167		Page 169
1	I thought you answered to me	1	on a due diligence visit for one of
2	that, when I asked do you conduct site	2	Endo's customers?
3	visits on branded, that you were relying	3	A. No.
4	on site visits that Qualitest or Par	4	Q. Have you ever been on a due
5	conducted?	5	diligence visit for one of Endo's
6	A. Our generic	6	customer's customers?
7	MR. LIMBACHER: Object to	7	MR. LIMBACHER: Object to
8	form.	8	form.
9	THE WITNESS: Our generic	9	THE WITNESS: No. Our
10	division, yes, that's correct.	10	customer is the wholesaler.
11	BY MR. BUCHANAN:	11	BY MR. BUCHANAN:
12	Q. So am I understanding your	12	Q. Do you recognize a
13	testimony that you consider that part of	13	responsibility by Endo to know its
14	your efforts to combat diversion?	14	customers?
15	MR. LIMBACHER: Object to	15	MR. LIMBACHER: Object to
16 17	form.	16 17	form.
18	THE WITNESS: I don't know	18	THE WITNESS: Yes.
19	how to answer that.	19	BY MR. BUCHANAN:
20	Could you say your question	20	Q. To ensure that its customers are not engaging in withdrawn.
21	again? BY MR. BUCHANAN:	21	And to ensure that its
22	Q. So am I understanding your	22	customers have good suspicious order
23	testimony correctly that you consider	23	monitoring systems?
24	those due diligence visits of Par and	24	A. I know that our customers,
	and ambanes there of I at and		-1. Timo Mar our contonio,

	Page 170		Page 172
1	the wholesalers, have an SOM program in	1	Q. Okay. Well, as part of
2	place.	2	evaluating your customer's due diligence
3	Q. You're aware that they've	3	programs, did you collect them?
4 .	gotten they've had some problems, some	4	A. No. But our customer is the
5	of your customers, true?	5	wholesaler. Who they ship to is on them,
6	A. I can't	6	not on Endo.
7	MR. LIMBACHER: Object to	7	Q. And the answer to my
8	form.	8	question, just so I'm clear, is no?
9	THE WITNESS: I can't speak	9	You didn't collect them; is
10	to that.	10	that correct?
11	BY MR. BUCHANAN:	11	MR. LIMBACHER: Object to
12	Q. You're aware that some of	12	form.
13	Endo's customers had their registrations	13	THE WITNESS: Did I collect
14	pulled?	14	what?
15	MR. LIMBACHER: Object to	15	BY MR. BUCHANAN:
16	form.	16	Q. Did you collect the SOM
17	THE WITNESS: I can't speak	17	programs and evaluate the SOM programs of
18	to that.	18	Endo's customers?
19	BY MR. BUCHANAN:	19	MR. LIMBACHER: Object to
20	Q. You don't have an awareness	20	form.
21	of that?	21	THE WITNESS: No, I did not.
22	A. I have an awareness, yes.	22	BY MR. BUCHANAN:
23	But I don't have any details that I can	23	Q. Okay.
24	provide.	24	A. Our Qualitest group may
	Page 171		Page 173
1	Page 171	1	Page 173
1	Q. Well, did you attempt to	1	have, as part of their site visits.
2	Q. Well, did you attempt to ensure that the customers you were	2	have, as part of their site visits. Q. Do you have an awareness,
2	Q. Well, did you attempt to ensure that the customers you were selling Endo's products to had good	2 3	have, as part of their site visits. Q. Do you have an awareness, sitting here today, as to what your
2 3 4	Q. Well, did you attempt to ensure that the customers you were selling Endo's products to had good suspicious order monitoring practices?	2 3 4	have, as part of their site visits. Q. Do you have an awareness, sitting here today, as to what your customers' SOM program looks like that
2 3 4 5	Q. Well, did you attempt to ensure that the customers you were selling Endo's products to had good suspicious order monitoring practices? MR. LIMBACHER: Object to	2 3 4 5	have, as part of their site visits. Q. Do you have an awareness, sitting here today, as to what your customers' SOM program looks like that you were selling Endo-branded
2 3 4 5 6	Q. Well, did you attempt to ensure that the customers you were selling Endo's products to had good suspicious order monitoring practices? MR. LIMBACHER: Object to form.	2 3 4 5 6	have, as part of their site visits. Q. Do you have an awareness, sitting here today, as to what your customers' SOM program looks like that you were selling Endo-branded pharmaceuticals to?
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	Page 174		Page 176
1	Q. I don't think you're	1	subsidiaries have implemented, including
2	following my question. Let me see if I	2	efforts to monitor, investigate or report
3	can read it back.	3	suspicious transactions between its
4 .	Have you personally asked	4	distributors and pharmacies and efforts
5	for any of Endo's customers' SOM	5	to analyze information related to
6	programs, ma'am?	6	chargeback requests.
7	A. I can tell you that I know	7	Do you see that?
8	our wholesalers have an SOM program in	8	A. Yes, I do.
9	place. I do not know any details behind	9	Q. Okay. There's a summary of
10	that SOM program, but I know they have	10	Par's SOM program on the front page,
11	one in place.	11	correct?
12	Q. My question is, have you	12	A. Yes.
13	ever asked for any of your	13	Q. And on the second page, we
14	wholesalers'	14	begin the characterization of Endo's SOM
15	A. Not that I	15	program.
16	Q programs?	16	Do you see that?
17	A. Not that I recall.	17	A. I do see that.
18	MR. LIMBACHER: We've been	18	Q. Okay. In regards to the
19	going about an hour, Dave, is this	19	request from Ranking Member McCaskill
20	a good time to stop?	20	about chargeback information, I don't see
21	MR. BUCHANAN: If you need	21	any response with regard to what Endo
22	it, it's fine.	22	does in that regard.
23	MR. LIMBACHER: Thank you.	23	Do you?
24	VIDEO TECHNICIAN: Going off	24	MR. LIMBACHER: Object to
1			_
1	record. The time is 11:14.	1	form. THE WITNESS: No.
2		2	THE WITNESS: NO
3	(Whereupon a brief recess		
	(Whereupon, a brief recess	3	Chargeback data is not listed
4	was taken.)	4	Chargeback data is not listed under the Endo SOM program.
5	was taken.)	4 5	Chargeback data is not listed under the Endo SOM program. BY MR. BUCHANAN:
5 6	was taken.) VIDEO TECHNICIAN: We're	4 5 6	Chargeback data is not listed under the Endo SOM program. BY MR. BUCHANAN: Q. So describe how Endo branded
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	Page 178		Page 180
1	contracts, which is different from the	1	example, if we charge the wholesaler \$10
2	generics division. So that's the reason	2	and then there's a retail contract for \$5
3	why chargeback data was not utilized.	3	and the wholesaler charges it for \$5 to
4 .	Q. Does the company not have	4	XYZ retailer, the wholesaler charges us
5	any chargeback agreements with any of its	5	back the difference between \$10 and \$5.
6	distributors for branded products?	6	Q. And you're saying your
7	A. I can't speak to chargeback	7	relationships with the wholesalers did
8	contracts, because that's not my area. I	8	not permit them to do that with regard to
9	just know that the branded opioids are	9	branded products?
10	not on retail-type contracts like	10	A. No, that's not
11	generics are. That's the only thing that	11	MR. LIMBACHER: Object to
12	I can that I can speak of.	12	form. Misstates her testimony.
13	Q. Well, is it your testimony,	13	THE WITNESS: No, that's not
14	ma'am, that the company does not have	14	what I'm saying.
15		15	
16	chargeback data for branded products?	16	What I'm saying is, number one, chargebacks and contracts is
17	MR. LIMBACHER: Object to form.	17	not my responsibility. But from
18	THE WITNESS: I can't	18	
19		19	what I know, branded opioid
	confirm that. There may be some,		products are not on any retail
20	but I know they're not on retail	20 21	contract. So there would be no
21	contracts. There may be I		reason for the chargeback for
22	don't want to speculate, because	22	the wholesalers to send us
23	it's not my area of	23	chargeback data if they're not on
24	responsibility. But there may be	24	contract.
1		1	
1	some government contracts where	1	BY MR. BUCHANAN:
2	there are branded opioid products.	2	Q. I'm just asking as a factual
3	BY MR. BUCHANAN:	3	matter.
4	Q. Do you know, in connection	4	Does the company have
5	with your agreements with UPS over the	5	chargeback data with regard to its
6	years, there's been provisions with	6	branded opioid products; yes or no?
7	regard to chargeback data with regard to	7	MR. LIMBACHER: Object to
8	Endo?	8	form. Asked and answered.
9	MR. LIMBACHER: Object to	9	THE WITNESS: I can't
10	form.	10	confirm that. Like I said
11	THE WITNESS: UPS	11	BY MR. BUCHANAN:
12	BY MR. BUCHANAN:	12	Q. Do you know?
13	Q. And who is going to handle	13	A. I told you what I know. But
14	that responsibility?	14	I I know they're not on retail
		15	contracts, but I do not know I
15	A. UPS does not handle any of		
16	our chargeback data. Because, again,	16	believe, but I do not know if they're on
16 17	our chargeback data. Because, again, retail contracts are not for branded	16 17	believe, but I do not know if they're on any government contracts. You have to
16 17 18	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail	16 17 18	believe, but I do not know if they're on
16 17 18 19	our chargeback data. Because, again, retail contracts are not for branded	16 17 18 19	believe, but I do not know if they're on any government contracts. You have to
16 17 18 19 20	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail	16 17 18 19 20	believe, but I do not know if they're on any government contracts. You have to speak to somebody else within the
16 17 18 19	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail contracts for that.	16 17 18 19	believe, but I do not know if they're on any government contracts. You have to speak to somebody else within the company.
16 17 18 19 20	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail contracts for that. Q. What is a chargeback, ma'am? A. You want me to explain what	16 17 18 19 20	believe, but I do not know if they're on any government contracts. You have to speak to somebody else within the company. Q. So you disagree with others within Endo who state that the company
16 17 18 19 20 21	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail contracts for that. Q. What is a chargeback, ma'am?	16 17 18 19 20 21	believe, but I do not know if they're on any government contracts. You have to speak to somebody else within the company. Q. So you disagree with others
16 17 18 19 20 21 22	our chargeback data. Because, again, retail contracts are not for branded opioid products. There are no retail contracts for that. Q. What is a chargeback, ma'am? A. You want me to explain what a chargeback is?	16 17 18 19 20 21 22	believe, but I do not know if they're on any government contracts. You have to speak to somebody else within the company. Q. So you disagree with others within Endo who state that the company has more chargeback data on branded

	Page 182		Page 194
	Page 182		Page 184
1	form.	1	Q. Feel free to read
2	THE WITNESS: I don't know	2	MR. LIMBACHER: Do you want
3	what that I don't know who	3	her to do that?
4 .	would say that. I can't confirm	4	BY MR. BUCHANAN:
5	or deny that.	5	Q. Feel free to read the
6	BY MR. BUCHANAN:	6	characterization of Endo's SOM process,
7	Q. You said you can't confirm	7	ma'am.
8	or deny that.	8	MR. LIMBACHER: So starting
9	I mean, is this not your	9	on the second page and going
10	area, ma'am?	10	through to the fifth page, I
11	A. It's not my area.	11	believe.
12	Q. So let's now step back.	12	THE WITNESS: That's Par's.
13	Have you ever asked for	13	BY MR. BUCHANAN:
14	chargeback data with regard to branded	14	Q. Have you had a chance to
15	products?	15	review it, ma'am?
16	A. No, I have not.	16	A. I have.
17	Q. Have you ever used	17	Q. What answer did Endo provide
18	chargeback data as part of a suspicious	18	to Ranking Member McCaskill with regard
19	order monitoring protocol?	19	to its efforts to analyze chargeback
20	MR. LIMBACHER: Object to	20	requests on its branded products?
21	form.	21	MR. LIMBACHER: Object to
22	THE WITNESS: No.	22	form.
23	BY MR. BUCHANAN:	23	THE WITNESS: It's not
24		24	listed.
24	Q. When you look at the	24	nsted.
	Page 183		Page 185
	Page 183		Page 185
1	company's response to Senator McCaskill,	1	BY MR. BUCHANAN:
2	company's response to Senator McCaskill, would you agree with me that there's no	2	BY MR. BUCHANAN: Q. Decided not to answer the
2 3	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the	2 3	BY MR. BUCHANAN: Q. Decided not to answer the request?
2 3 4	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for	2 3 4	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to
2 3 4 5	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the	2 3 4 5	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form.
2 3 4 5 6	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products	2 3 4 5 6	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak
2 3 4 5 6 7	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use?	2 3 4 5 6 7	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not
2 3 4 5 6 7 8	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to	2 3 4 5 6 7 8	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed.
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2 3 4 5 6 7 8 9 10 11 12	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Would you agree it says nothing like that?	2 3 4 5 6 7 8 9 10 11 12	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed. BY MR. BUCHANAN: Q. You reviewed this response
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Would you agree it says nothing like that? MR. LIMBACHER: The document speaks for itself. If you want her to tell you what the document says MR. BUCHANAN: I don't, I just want her to answer my	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed. BY MR. BUCHANAN: Q. You reviewed this response before it went in, fair? A. Yes. MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. I'm assuming others within the organization reviewed it as well, correct? A. Yes.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Would you agree it says nothing like that? MR. LIMBACHER: The document speaks for itself. If you want her to tell you what the document says MR. BUCHANAN: I don't, I just want her to answer my question. MR. LIMBACHER: then you're going to have to give her	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed. BY MR. BUCHANAN: Q. You reviewed this response before it went in, fair? A. Yes. MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. I'm assuming others within the organization reviewed it as well, correct? A. Yes. Q. Do you have an awareness of that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Would you agree it says nothing like that? MR. LIMBACHER: The document speaks for itself. If you want her to tell you what the document says MR. BUCHANAN: I don't, I just want her to answer my question. MR. LIMBACHER: then you're going to have to give her the opportunity to read the entire	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed. BY MR. BUCHANAN: Q. You reviewed this response before it went in, fair? A. Yes. MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. I'm assuming others within the organization reviewed it as well, correct? A. Yes. Q. Do you have an awareness of that? A. Yes. Yes, an awareness.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	company's response to Senator McCaskill, would you agree with me that there's no statement in the response that the company doesn't use chargeback data for its branded products because the chargeback data for branded products would be of no use? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Would you agree it says nothing like that? MR. LIMBACHER: The document speaks for itself. If you want her to tell you what the document says MR. BUCHANAN: I don't, I just want her to answer my question. MR. LIMBACHER: then you're going to have to give her the opportunity to read the entire	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Decided not to answer the request? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to that. I don't know. It's not listed. BY MR. BUCHANAN: Q. You reviewed this response before it went in, fair? A. Yes. MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. I'm assuming others within the organization reviewed it as well, correct? A. Yes. Q. Do you have an awareness of that? A. Yes. Yes, an awareness.

Page 186 MR. LIMBACHER: Object to form. 2 2 2 2 2 2 2 2 2				
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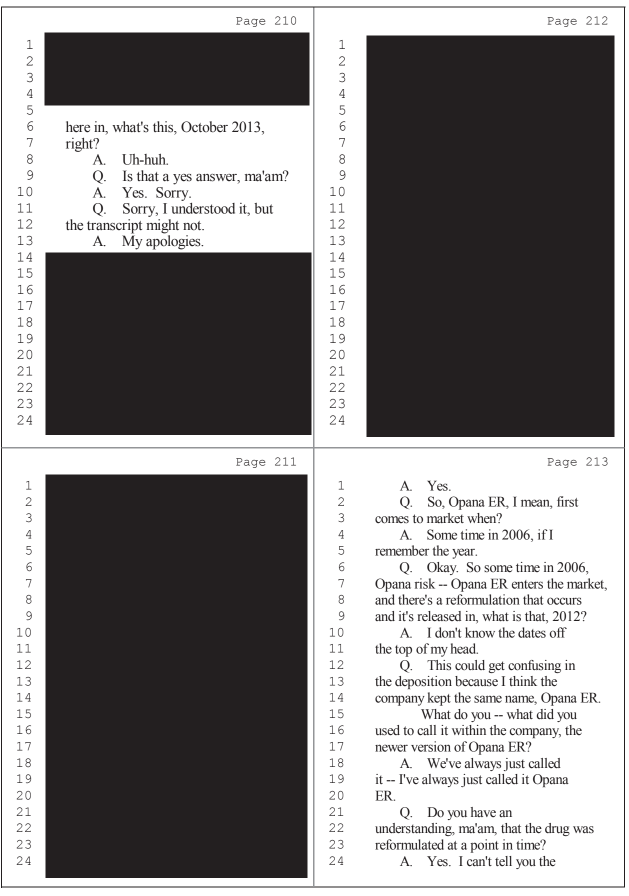
	Page 190		Page 192
1	Just as a factual matter, in	1	fair?
2	doing your job, at any point in time did	2	MR. LIMBACHER: Object to
3	you consider chargeback data as part of	3	form.
4 .	the suspicious order monitoring function?	4	THE WITNESS: I had
5	A. No.	5	MR. LIMBACHER: Misstates
6	Q. As part of your doing your	6	her testimony.
7	job, did you ever consider IMS data as	7	THE WITNESS: I had the data
8	part of doing suspicious order	8	that I needed to do my job.
9	monitoring?	9	BY MR. BUCHANAN:
10	MR. LIMBACHER: Object to	10	Q. Was that data IMS data,
11	form.	11	ma'am?
12	THE WITNESS: IMS is not	12	A. There's other IMS data is
13	part of my job responsibility.	13	not part of my responsibility.
14	BY MR. BUCHANAN:	14	Q. Ma'am, just tell me, did you
15	Q. And you never considered it,	15	consider IMS data in connection with your
16	then, certainly, as part of suspicious	16	role and function of monitoring
17	order monitoring, fair?	17	suspicious orders for Endo; yes or no?
18	MR. LIMBACHER: Object to	18	MR. LIMBACHER: Object to
19	form.	19	form. Asked and answered.
20	THE WITNESS: Not	20	THE WITNESS: I had the data
21		21	
22	particularly in my role. But	22	that I needed to do my job. IMS data is within another area within
	there may have been other people	23	
23 24	within Endo that has done	24	Endo. There's other people that
24	something with that data. But not	24	reviewed that data. I did not.
	Page 191		Page 193
			rage 193
1	me	1	
1 2	me. BV MR_RUCHANAN:	1 2	BY MR. BUCHANAN:
2	BY MR. BUCHANAN:	2	BY MR. BUCHANAN: Q. Did the other people within
2 3	BY MR. BUCHANAN: Q. Within	2 3	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order
2 3 4	BY MR. BUCHANAN: Q. Within A. And I can't speak to other	2 3 4	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order monitoring?
2 3 4 5	BY MR. BUCHANAN: Q. Within A. And I can't speak to other roles within the company.	2 3 4 5	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order monitoring? A. I can't speak to that other
2 3 4 5 6	BY MR. BUCHANAN: Q. Within A. And I can't speak to other roles within the company. Q. Within the suspicious order	2 3 4 5 6	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order monitoring? A. I can't speak to that other area of responsibility. It's not my
2 3 4 5 6 7	BY MR. BUCHANAN: Q. Within A. And I can't speak to other roles within the company. Q. Within the suspicious order monitoring role or function of Endo	2 3 4 5 6 7	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order monitoring? A. I can't speak to that other area of responsibility. It's not my area.
2 3 4 5 6 7 8	BY MR. BUCHANAN: Q. Within A. And I can't speak to other roles within the company. Q. Within the suspicious order monitoring role or function of Endo branded products, to the best of your	2 3 4 5 6 7 8	BY MR. BUCHANAN: Q. Did the other people within Endo review IMS data for suspicious order monitoring? A. I can't speak to that other area of responsibility. It's not my area. Q. To the best of your
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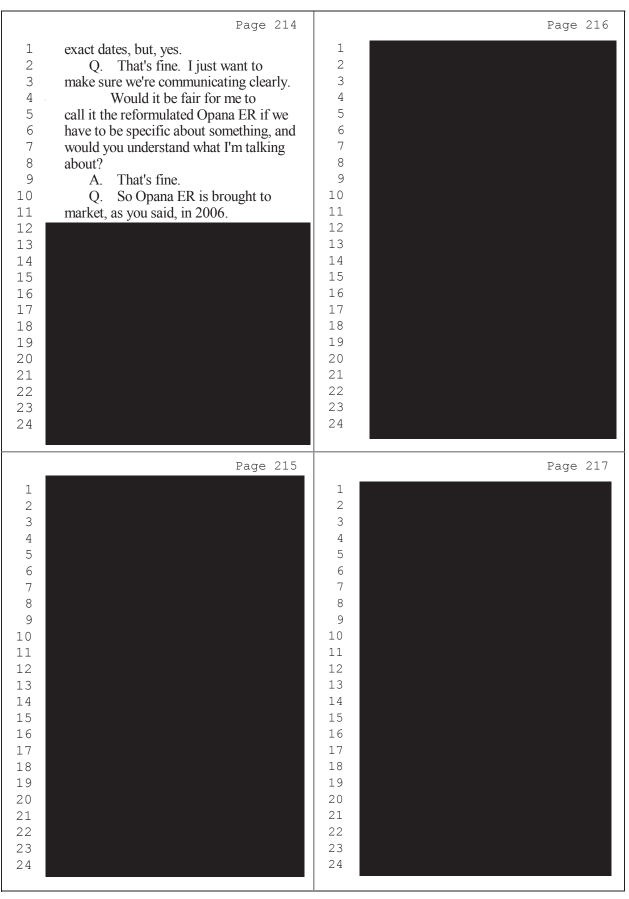
Page 194 1 Q. At any point in time, did Endo ask one of its customers, one of its distributor or wholesaler customers, to reduce its order size to account for pharmacy customers or other customers of concern? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. Are you familiar with the phrase "know your customers' customers" pharmacy customers' customers of concern? A. Yes. Q. What does that mean, or what does that mean to you, ma'am? A. Knowing who our customers ship to. Q. Knowing whether they have a proper purpose, right? MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Knowing whether they have a proper purpose, right? MR. LIMBACHER: Object to form. Page 195 BY MR. BUCHANAN: Q. Well, you had interactions with the generic side of the business, correct? A. Yes, but not detail of what they reshipping and not shipping, no. Q. Are you saying you didn't have visibility to Qualitest's SOM program? MR. LIMBACHER: Object to form. Page 195 BY MR. BUCHANAN: Q. At any point in time, did Endo guide its distributor or wholesaler customers to reduce the size of its orders to account for certain of their customers engaged in suspicious activities? MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: Q. At any point in time, did A. No. That's the generics different. BY MR. BUCHANAN: Q. At any point in time, did A. No. That's the generics different. BY MR. BUCHANAN: MR. LIMBACHER: Object to form. THE WITNESS: Not that I recall. BY MR. BUCHANAN: THE WITNESS: Not that I recall. BY MR. BUCHANAN: THE WITNESS: Not that I recall. BY MR. BUCHANAN: THE WITNESS: Not that I recall. BY MR. BUCHANAN: THE WITNESS: Not that I recall. THE WITNESS: Not		<u> </u>		_
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Page 202 Page 204 1 1 ask for data that you don't have? 2 2 BY MR. BUCHANAN: 3 3 Q. Would it surprise you, 4 ma'am, if there was chargeback data at 4 5 5 the pharmacy level for branded? 6 6 MR. LIMBACHER: Object to 7 7 form. 8 8 THE WITNESS: From what I a reasonable due diligence measure? 9 9 MR. LIMBACHER: Object to know, the chargeback data --10 form. 10 BY MR. BUCHANAN: 11 THE WITNESS: This is the 11 Q. Would that surprise you? 12 generics. I can't speak to the 12 A. It probably would. 13 generics. This is -- you are 13 MR. LIMBACHER: Let her 14 speaking about generic product. I 14 finish her answer, please. can't speak to the generics. BY MR. BUCHANAN: 15 15 Q. Okay. A. But from what I know, the BY MR. BUCHANAN: 16 16 17 17 Q. You have responsibility for 18 branded? 18 chargeback data that we have for opioids 19 A. Correct. Branded. 19 is related to the government contracts. 20 20 Q. Okay. At what point in Again, contracts are not my area of time, ma'am, did you ask for chargeback 21 21 expertise, but that's my general 22 data on branded? 22 knowledge. 23 23 Q. Okay. And just to get an MR. LIMBACHER: Object to 2.4 answer to my question, it would surprise 24 form. Page 203 Page 205 you if the company had chargeback data 1 BY MR. BUCHANAN: 1 2 O. Just I want to know 2 for branded opioids at the pharmacy 3 3 level, correct? factually, at what point in time did you 4 4 MR. LIMBACHER: Object to ask for it? 5 5 A. So I'm going to try to form. 6 explain this one more time. 6 THE WITNESS: Yes. 7 The branded and generic 7 BY MR. BUCHANAN: 8 8 products are different entities. There Q. And we can agree that when 9 are no -- from my knowledge and what I 9 the company was responding to the Senate 10 know, there are no branded contract --10 inquiry here in 2017, it said nothing retail contracts, which means you do not 11 about its ability or inability to get 11 12 have chargeback data for the branded 12 chargeback data on its branded products, 13 13 opioid products. So you can't ask for correct? 14 data that you do not have. 14 MR. LIMBACHER: Object to 15 15 Q. Do you remember my question? form. Asked and answered. 16 A. And I believe I answered it. 16 THE WITNESS: Yes, that's 17 Q. Factually, at what point in 17 not listed in the document. 18 18 time did you inquire about the use of BY MR. BUCHANAN: chargeback data? Just let me know when 19 Q. Okay. You spent some time 19 in discussing with me -- or we spent some 20 you did. 20 21 time together talking about Exhibit-1, 21 A. How can you ask --22 with regard to what Endo was doing in 22 MR. LIMBACHER: Object to 2.3 23 2017 with regard to suspicious order form. 24 24 THE WITNESS: How can you management.

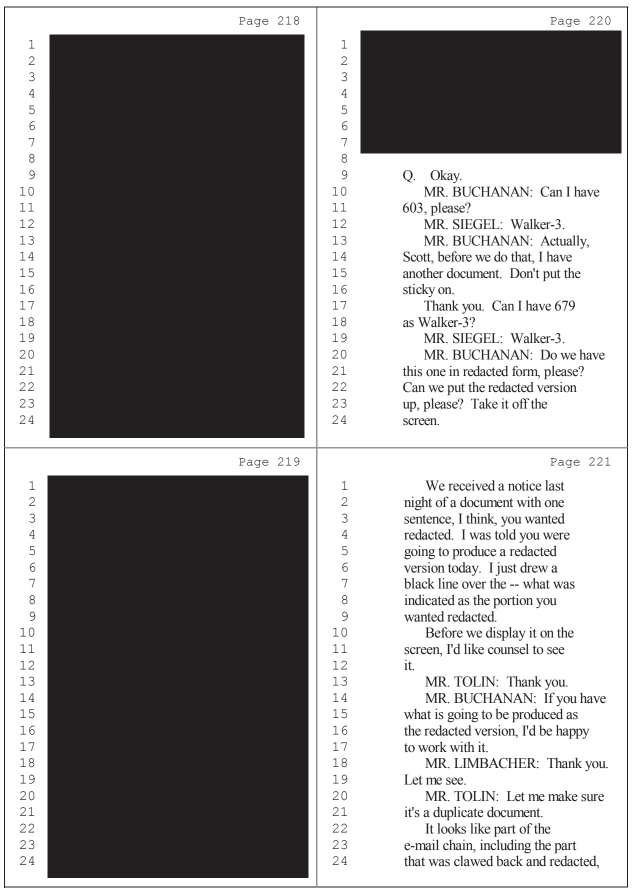
	Page 206		Page 208
1	Do you recall that	1	it was upgraded in 2014.
2	discussion last hour?	2	BY MR. BUCHANAN:
3	A. Yes.	3	Q. By your definition of
4 .	Q. It would be fair that prior	4	limited, ma'am, was it a limited program?
5	to 2014, Endo had a limited SOM program,	5	MR. LIMBACHER: Object to
6	correct?	6	form.
7	MR. LIMBACHER: Object to	7	THE WITNESS: We had one in
8	form	8	place. We can go round and round
9	THE WITNESS: We had an SOM	9	about this. But we had one in
10		10	
11	program in place. We did, yes. BY MR. BUCHANAN:	11	place. BY MR. BUCHANAN:
12		12	
	Q. It was a limited program?	1	Q. Okay.
13	MR. LIMBACHER: Object to	13	MR. BUCHANAN: Can I please
14	form.	14	have 596 as next in order? I
15	THE WITNESS: We had a	15	think we're up to only Exhibit-2.
16	program in place, and it changed	16	MR. SIEGEL: Walker-2.
17	in 2014.	17	
18	BY MR. BUCHANAN:	18	(Whereupon, EndoWalker
19	Q. It was a limited program?	19	Exhibit-2, EPI000620553-554, was
20	Are you hearing that word when I ask the	20	marked for identification.)
21	question?	21	
22	A. Yes, I hear it. But what	22	MR. BUCHANAN: We'll get a
23	I'm answering your question is we had an	23	copy over to you. It's on your
24	SOM program in place. And it changed in	24	screen while we're getting it to
	Page 207		Page 209
1	2014.	1	VOII
2	Q. Was it limited prior to	2	you. BY MR. BUCHANAN:
3	2014, ma'am?	3	DT WIK. BUCHAIVAIV.
4		4	
5	MR. LIMBACHER: Object to	5	
6	form. THE WITNESS: We had an SOM	1	
		6	
7	program in place.	7	
8	BY MR. BUCHANAN:	8	
9	Q. I'm aware that you did.	9	
10	I'm asking you	10	
11	A. I'm glad.	11	
12	Q to characterize it.	12	
13	Was it limited prior to	13	
14	2014?	14	
15	A. It depends on what your	15	
16	definition of "limited" is. But we had a	16	
17	program in place.	17	
18	Q. How about by your	18	
19	definition, was it limited?	19	
20	MR. LIMBACHER: Object to	20	
21	form.	21	
22	THE WITNESS: We had a	22	
23	program in place and it changed	23	
24	and it was it was changed and	24	

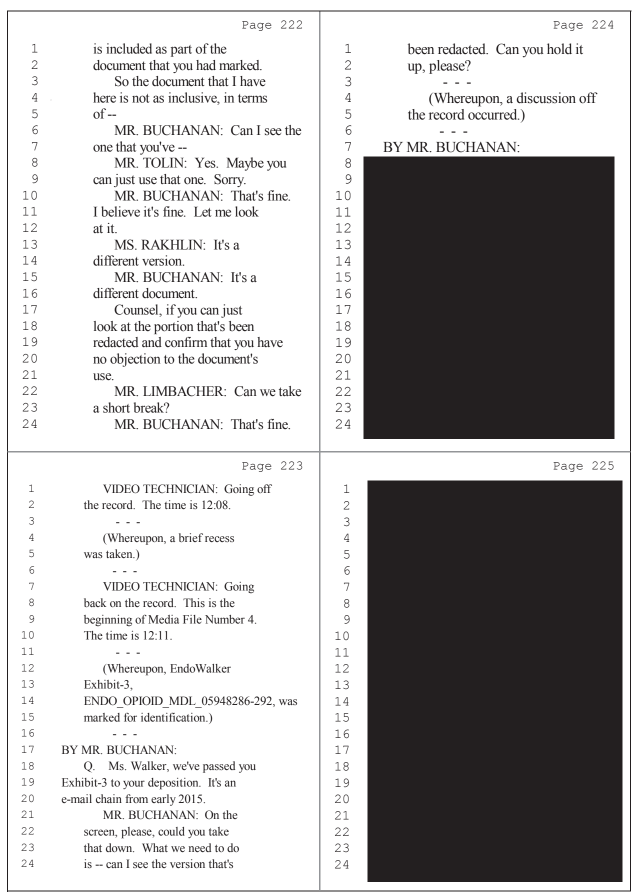


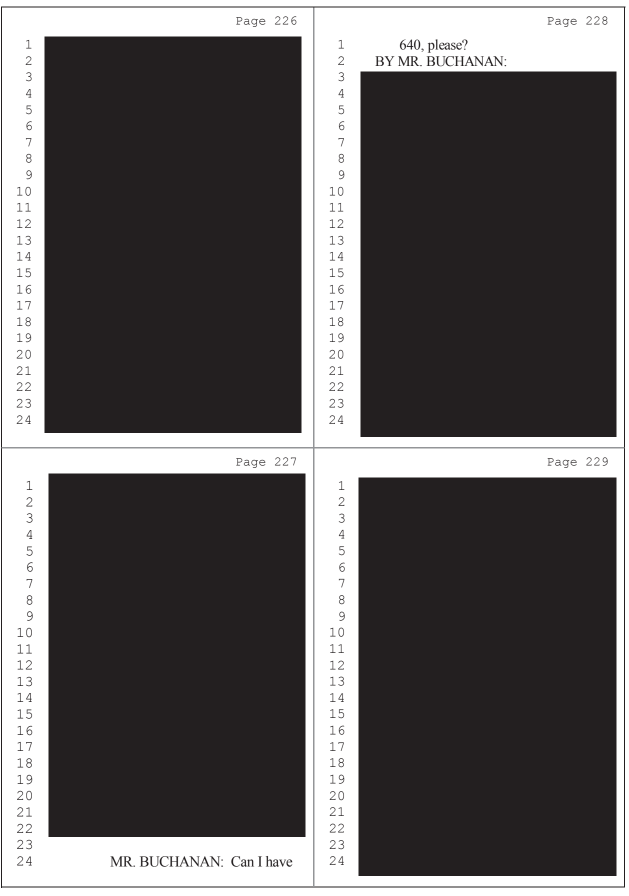


55 (Pages 214 to 217)

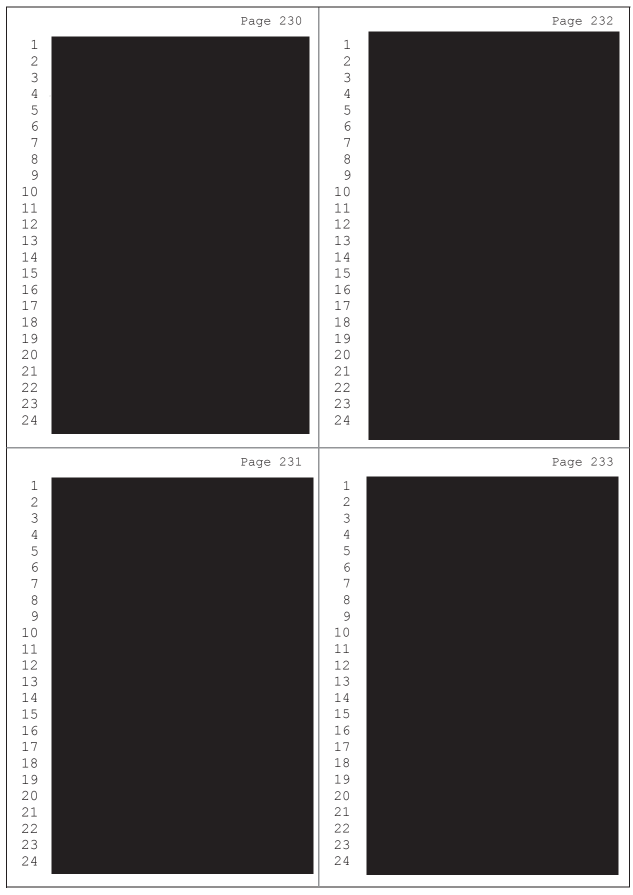
Highly Confidential - Subject to Further Confidentiality Review



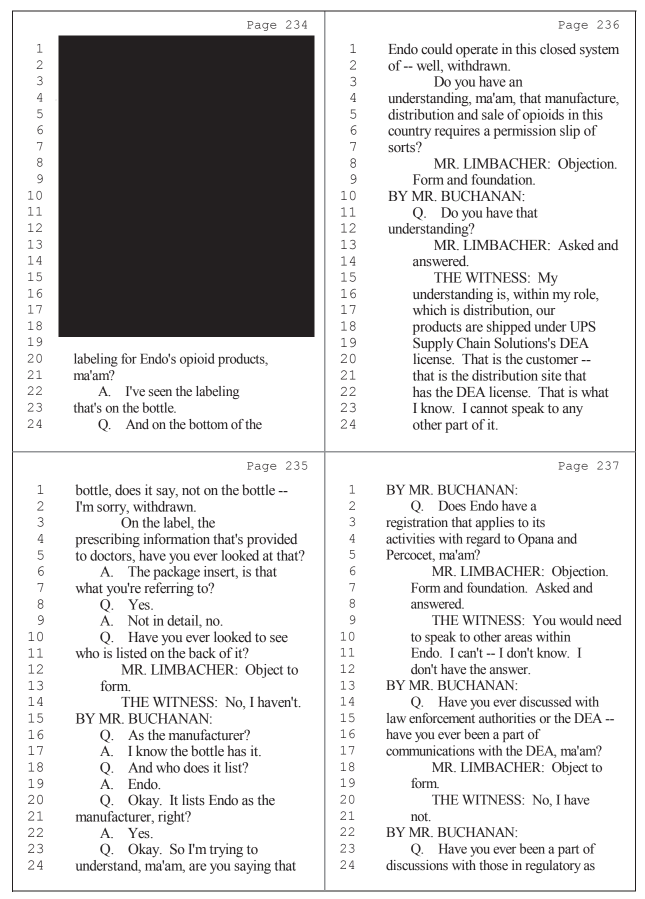




58 (Pages 226 to 229)



59 (Pages 230 to 233)



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Page 238
                                                                                        Page 240
                                                     1
 1
       to Endo's registration status?
                                                               as Exhibit-4?
 2
            A. No, I have not.
                                                     2
                                                                  MR. LIMBACHER: Yes, I think
 3
            Q. If I were to ask you, ma'am,
                                                     3
                                                               we're at 4.
       what registration with the DEA, to your
                                                     4
 4
                                                     5
 5
       understanding, authorized Endo's
                                                                   (Whereupon, EndoWalker
                                                     6
 6
       activities with regard to Percocet and
                                                               Exhibit-4, UPSSCS0002032-051, was
 7
       Opana ER, what would you state?
                                                     7
                                                               marked for identification.)
 8
               MR. LIMBACHER: Object to --
                                                     8
                                                     9
 9
            objection. Form and foundation.
                                                           BY MR. BUCHANAN:
               THE WITNESS: I would state
                                                   10
10
                                                               Q. I'm passing you Exhibit-4 to
                                                   11
                                                           your deposition, ma'am. It's a Know Your
11
            that all of Endo's products are
                                                           Customer checklist.
12
            shipped under UPS Supply Chain
                                                   12
13
            Solutions's DEA license, and they
                                                   13
                                                                   Do you see that?
14
            have a DEA license.
                                                    14
                                                                  Yes.
                                                               A.
                                                   15
                                                               O. You were a customer of UPS,
15
       BY MR. BUCHANAN:
                                                           fair?
                                                   16
16
            Q. That's for shipping and
                                                   17
17
       handling?
                                                               A. We were a client of UPS,
18
            A. And that is my
                                                   18
                                                           yes.
                                                   19
19
       responsibility.
                                                                   MR. LIMBACHER: Take your
                                                    20
20
            Q. So the role and function
                                                               time and review the document.
21
       that you were engaged in with regard to
                                                    21
                                                                  THE WITNESS: Okay.
22
       suspicious order monitoring, you were
                                                    22
                                                           BY MR. BUCHANAN:
                                                   23
23
       just doing that as a responsible company,
                                                               Q. In connection with your
2.4
                                                   24
                                                           dealings with UPS over the years, and
       is that your testimony, ma'am?
                                    Page 239
                                                                                        Page 241
 1
               MR. LIMBACHER: Objection.
                                                     1
                                                            after a point in time, I guess, in the
 2
            Form.
                                                     2
                                                            last few years, you started to get some
 3
                                                     3
                                                            questionnaires from UPS, fair?
       BY MR. BUCHANAN:
 4
            Q. Or were you doing that as a
                                                     4
                                                                A. Yes.
                                                                Q. Were you the person who
                                                     5
 5
       DEA registrant?
 6
               MR. LIMBACHER: Objection.
                                                     6
                                                            completed those questionnaires?
 7
            Form. Asked and answered.
                                                     7
                                                                A. I am.
                                                     8
                                                                O. Look before you, ma'am, and
 8
               THE WITNESS: I can't speak
                                                     9
 9
            to Endo's DEA registration. I can
                                                            just satisfy yourself, for example, the
            speak to the fact that UPS Supply
                                                    10
10
                                                            one on the first page, last two numbers
            Chain Solutions had a DEA
11
                                                    11
                                                            32, are --
            registration, a valid one, and our
                                                    12
12
                                                                A. 32.
13
            products are shipped under UPS
                                                    13
                                                                Q. -- is your 2016 response to
            Supply Chain Solutions's DEA
                                                    14
                                                            their questionnaire; is that right?
14
15
            license.
                                                    15
                                                                A. Yes.
16
                                                    16
                                                                Q. Okay. And scrolling
               And Endo had a SOM program
17
            in place. And so did UPS Supply
                                                    17
                                                            forward -- and, by the way, who is Ms.
18
            Chain Solutions. That's what I
                                                    18
                                                            Lindell?
                                                    19
19
            can speak to.
                                                                A. She works for UPS in the
20
               MR. BUCHANAN: Can I please
                                                    20
                                                            regulatory group.
21
            have 737, Scott? You can just
                                                    21
                                                                Q. Okay. Somebody that you
22
            pass it over to the witness.
                                                    22
                                                            dealt with there?
2.3
                                                    2.3
            Thank you.
                                                                A. Yes, I have.
                                                                Q. Okay. Scroll forward.
24
               MR. SIEGEL: This is marked
                                                    24
```

	Page 242		Page 244
1	And do you see, I believe	1	MR. LIMBACHER: Object to
2	the last two numbers would be 40, do you	2	form.
3	see your Know Your Customer checklist	3	BY MR. BUCHANAN:
4	from Endo for 2015 there?	4	Q. That's the box you checked,
5	A. Yes.	5	correct, ma'am?
6	Q. And in the bottom right	6	A. Yes.
7	corner, it says effective date June 11,	7	Q. Okay. Let's scroll forward
8	2013 for the form.	8	in the document to Page 2043.
9	Do you see that?	9	I guess we should have read
10	A. June 11, 2013, yes.	10	the sentence that was in the box, I
11	Q. And you understand, though,	11	apologize.
12	that you're providing this information	12	You noted, Not at this time,
13	you completed these for UPS, or for	13	but Endo should have a program in place
14	your in response to the UPS request,	14	by the end of 2013.
15	correct?	15	Do you see that?
16	A. I did.	16	A. I do.
		17	
17	Q. Okay. And you were accurate		Q. Okay. And Endo didn't have
18	when you did that?	18	that program in place by the end of 2013,
19	MR. LIMBACHER: Object to	19	correct?
20	form.	20	A. We utilized what Qualitest
21	THE WITNESS: I was what?	21	was doing.
22	Sorry.	22	Q. Let's look at what you said
23	BY MR. BUCHANAN:	23	next year when you answered this request.
24	Q. You were trying to be	24	I'm sorry, this would be
			Page 245
1	accurate when you did that?	1	2015. Can we go to 2043?
2	A. Yes.	2	Do you conduct on-site
3	Q. Scrolling forward to 2046,	3	visits of your customers?
4	bottom right corner, the Bates numbers,	4	What did you say?
5	this would be Endo's response as of July	5	A. No.
6	of 2013, fair?	6	Q. Any explanation provided to
7	A. Yes.	7	UPS?
8	Q. Let's scroll to Page 2049,	8	A. No explanation.
9	again, in your 2013 response.	9	Q. Okay. So as of 2015, in
10	It asks, Question 15, What	10	response to the question from, I guess,
11	methods of payment are you going to	11	your fulfillment company, do you conduct
12	accept from your customers?	12	on-site visits of your customer, Endo's
13	A. I'm sorry. What page are	13	response was what, ma'am?
14	you on?	14	*
15	-	15	A. What page?
	Q. It's 2049. It's on the	16	Q. 2043. The one on the
16 17	screen if that is easier.	1	screen, I'm sorry, if that's easier.
⊥ /	A. No, I have it. Thank you.	17	A. 2043. It says no.
	Q. Then you're asked the	18 19	Q. Thank you.
18		1 1 9	And scroll forward in time
18 19	question, Do you conduct on-site visits	1	
18 19 20	of your customers, yes or no?	20	to 2035. We're now in 2016. You're
18 19 20 21	of your customers, yes or no? Do you see that?	20 21	to 2035. We're now in 2016. You're asked the question in Number 16.
18 19 20 21 22	of your customers, yes or no? Do you see that? A. Yes, Number 16, yes.	20 21 22	to 2035. We're now in 2016. You're asked the question in Number 16. Could you read that, ma'am?
18 19 20 21	of your customers, yes or no? Do you see that?	20 21	to 2035. We're now in 2016. You're asked the question in Number 16.

Page 246		Page 248
visits of your customers?	1	you what we're marking as Exhibit-5 to
	2	your deposition. It's Bates stamped
A. No.		Endo Opioid MDL, last three digits 962.
O. And that was a true		It's an e-mail exchange
		between you and your colleague, Kim
		Lindell at UPS. I said "your
not.	7	colleague"
O. And we can agree you	8	A. She works at UPS.
	9	Q your counterpart at UPS?
	10	A. She works in the regulatory
for you, correct?	11	group at UPS.
MR. LIMBACHER: Object to	12	Q. Okay. We're looking here in
form. The document speaks for	13	the summer of excuse me, April of
itself.	14	2014, starting at the bottom, please.
	15	External, getting to know your customers.
BY MR. BUCHANAN:	16	Do you see that?
Q. You filled this out, right?	17	A. Yes.
A. Right. No, I did not	18	Q. Actually, I should probably
	19	start at the bottom of the first page, so
		we orient ourselves.
		You sent an e-mail off to
		Ms. Lindell in April of 2014, right?
		A. Yes, that's what this is
A. No.	24	stating.
Page 247		
_	1	_
		Q. Subject, Getting to know
		your customers? A. Yes.
A. No.		A. I es.
A. INO.	I /I	O I muses it save Cotting to
O Vou can set that aside	4 5	Q. I guess it says, Getting to
Q. You can set that aside,	5	you your customers, but you were saying
ma'am.	5 6	you your customers, but you were saying getting to know your customers,
ma'am. MR. BUCHANAN: Next in	5 6 7	you your customers, but you were saying getting to know your customers, essentially?
ma'am. MR. BUCHANAN: Next in order, Scott, 753.	5 6 7 8	you your customers, but you were saying getting to know your customers, essentially? A. Correct.
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave,	5 6 7 8 9	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break	5 6 7 8 9	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30.	5 6 7 8 9 10 11	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest.
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break	5 6 7 8 9 10 11 12	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair?	5 6 7 8 9 10 11 12 13	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine.	5 6 7 8 9 10 11 12 13 14	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits.
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair?	5 6 7 8 9 10 11 12 13 14 15	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked	5 6 7 8 9 10 11 12 13 14 15 16	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that?
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked	5 6 7 8 9 10 11 12 13 14 15	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that? A. And it was the
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked as Walker-5.	5 6 7 8 9 10 11 12 13 14 15 16 17	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that? A. And it was the responsibility of the manufacturers.
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked as Walker-5. (Whereupon, EndoWalker Exhibit-5,	5 6 7 8 9 10 11 12 13 14 15 16 17	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that? A. And it was the responsibility of the manufacturers. Q. And it was the
ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked as Walker-5.	5 6 7 8 9 10 11 12 13 14 15 16 17 18	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that? A. And it was the responsibility of the manufacturers. Q. And it was the responsibility of the manufacturers.
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ma'am. MR. BUCHANAN: Next in order, Scott, 753. MR. LIMBACHER: Dave, whenever it's a good time to break for lunch. It's 12:30. MR. BUCHANAN: This will take five minutes. Fair? MR. LIMBACHER: That's fine. MR. SIEGEL: This is marked as Walker-5. (Whereupon, EndoWalker Exhibit-5, ENDO_OPIOID_MDL_05968962-963 was	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	you your customers, but you were saying getting to know your customers, essentially? A. Correct. Q. Hi, Kim, there have been many discussions around getting to know your customers at Endo and Qualitest. With that being said, I was under the impression that UPS was not required by the DEA to perform these audits. And what did you write after that? A. And it was the responsibility of the manufacturers. Q. And it was the responsibility of the manufacturers. That's what you wrote?
	And Endo replied? A. No. Q. And that was a true statement? A. Correct. Right. Endo did not. Q. And we can agree you provided no explanation as to some other source that was doing the customer review for you, correct? MR. LIMBACHER: Object to form. The document speaks for itself. THE WITNESS: No. BY MR. BUCHANAN: Q. You filled this out, right? A. Right. No, I did not explain about Qualitest. Q. Okay. And was UPS shipping for Qualitest in 2013, ma'am? A. No, they were not. Q. In 2014? A. No. Page 247 Q. In 2015? A. No. Q. 2016?	And Endo replied? A. No. Q. And that was a true statement? A. Correct. Right. Endo did not. Q. And we can agree you provided no explanation as to some other source that was doing the customer review for you, correct? MR. LIMBACHER: Object to form. The document speaks for itself. THE WITNESS: No. BY MR. BUCHANAN: Q. You filled this out, right? A. Right. No, I did not explain about Qualitest. Q. Okay. And was UPS shipping for Qualitest in 2013, ma'am? A. No, they were not. Q. In 2014? A. No. Page 247 Q. In 2015? A. No.

	Page 250		Page 252
1	correct, ma'am?	1	A. I don't recall.
2	A. Correct.	2	Q. Okay. The reply you got
3	Q. Because after all, it was	3	from Ms. Lindell was, Hi, Lisa, UPS does
4 .	the manufacturers who had the sales force	4	have a Know Your Customer program in
5	and the customers, right?	5	place. However, as a 3PL provider
6	MR. LIMBACHER: Object to	6	let's pause. What is a 3PL provider?
7	form.	7	A. Third-party logistics.
8	THE WITNESS: Yes.	8	Q. As a third-party logistics
9	BY MR. BUCHANAN:	9	provider, we do not maintain the
10	Q. Endo had the sales force,	10	relationship with our clients' (Endo)
11	Endo had the relationships with the	11	customers.
12	distributors and the wholesalers, Endo	12	And that was true, right?
13	had the relationship to the people who	13	They don't have a relationship with your
14	were placing the orders, correct?	14	customers?
15	MR. LIMBACHER: Object to	15	A. No, they don't.
16	form.	16	Q. You may recall the survey
17	THE WITNESS: We had the	17	that we asked you to complete, she asks
18	relationship with the wholesalers.	18	with a question mark on the end.
19	BY MR. BUCHANAN:	19	Do you see that?
20	Q. Okay. So after you wrote,	20	A. Yes.
21	it was the responsibility of the	21	Q. Do you recall that we looked
22	manufacturers, you responded or	22	at those surveys, the Know Your Customer
23	questioned, Can you confirm my assumption	23	checklist surveys a moment ago?
24	is correct?	24	A. Yes.
	Page 251		Page 253
			1490 200
1	Did I read that correctly?	1	Q. And do you recall you
2	Did I read that correctly? A. You did.	1 2	
2 3	A. You did.Q. Endo was looking at an	1	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence,
2 3 4	A. You did.	2	Q. And do you recall you answering that Endo does not, in fact, go
2 3 4 5	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they	2 3	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct.
2 3 4 5 6	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits	2 3 4	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains
2 3 4 5	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they	2 3 4 5	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct.
2 3 4 5 6 7 8	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits	2 3 4 5 6	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer
2 3 4 5 6 7 8 9	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did.	2 3 4 5 6 7 8	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do
2 3 4 5 6 7 8 9	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time,	2 3 4 5 6 7 8 9	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we
2 3 4 5 6 7 8 9 10 11	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that	2 3 4 5 6 7 8 9 10	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that
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2 3 4 5 6 7 8 9 10 11 12 13 14	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct.	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct? A. Yes. Kim is in the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct? A. Uh-huh.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct? A. Yes. Kim is in the regulatory group.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct? A. Uh-huh. MR. LIMBACHER: Objection to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct? A. Yes. Kim is in the regulatory group. Q. Did you reach out did you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct? A. Uh-huh. MR. LIMBACHER: Objection to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct? A. Yes. Kim is in the regulatory group. Q. Did you reach out did you reach out to compliance and regulatory	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct? A. Uh-huh. MR. LIMBACHER: Objection to form. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. You did. Q. Endo was looking at an outside vendor to perform these audits and someone mentioned to me that they thought UPS had to perform these audits as well, which I do not believe is true. Did I read that correctly? A. You did. Q. So as of this point in time, in 2014, you were clear, at least, that UPS was not going to your customers to know them, correct? A. In 2014, correct. Q. Okay. And you got a response from UPS, correct? A. Yes. Q. From this is the person in regulatory affairs at UPS, correct? A. Yes. Kim is in the regulatory group. Q. Did you reach out did you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And do you recall you answering that Endo does not, in fact, go and conduct customer due diligence, correct? A. That is correct. Q. The survey contains questions about your SOM program, process for vetting new customers, customer types, et cetera. This allows us to do our due diligence to the extent that we can. Having said that, we believe that the DEA requires both the manufacturer and the distributor have a program in place. Did I read that correctly? A. You did. Q. And that was your understanding as well, as you noted on the prior page, correct? A. Uh-huh. MR. LIMBACHER: Objection to form.

	Page 254		Page 256
1	A. Yes.	1	question and then
2	Q. And then you replied to that	2	MR. BUCHANAN: I have it.
3	e-mail saying, So your Getting to Know	3	Yes.
4 .	Your Customer program is around your	4	BY MR. BUCHANAN:
5	clients?	5	Q. Hi, Kim, so your Getting to
6	You're saying that to UPS,	6	Know Your Customer program is around your
7	correct?	7	clients. Thanks. Lisa.
8	A. I am.	8	Did I read that correctly,
9	Q. And "your clients," when	9	ma'am?
10	directing that to UPS, would be companies	10	A. Yes, you did.
11	like Endo, right?	11	Q. And the reply you got from
12	A. It would, yes.	12	Ms. Lindell to you was, Yes, and, to some
13	Q. And so your understanding,	13	degree, your customers, based on the
14	ma'am, was that UPS's obligation was to	14	information that you provide us. The
15	get to know companies like you, right?	15	original plan was to survey your
16	MR. LIMBACHER: Object to	16	customers, but in the end we went down a
17	form.	17	different path.
18		18	Did I read that correctly?
19	THE WITNESS: In 2014, yes. BY MR. BUCHANAN:	19	A. You did.
20		20	
	Q. And that it was the	21	Q. And a response to the Know
21	manufacturer's obligation to get to know	22	Your Customer checklist that you sent
22	their customers and their customers'		back to Ms. Lindell in 2013, did you
23	customers, correct?	23	provide them with due diligence
24	MR. LIMBACHER: Object to	24	information on your customers?
1	form. Misstates the evidence.	1	MR. LIMBACHER: Object to
2	THE WITNESS: Based on what	2	form.
3	I know, yes.	3	THE WITNESS: No.
4	BY MR. BUCHANAN:	1	THE WITHESS. 100.
		1 4	RY MR RUCHANAN:
		4 5	BY MR. BUCHANAN: O It was Endo's view that that
5	Q. Okay.	5	Q. It was Endo's view that that
5 6	Q. Okay. MR. BUCHANAN: I think it's	5 6	Q. It was Endo's view that that information was of its customers was
5 6 7	Q. Okay.MR. BUCHANAN: I think it's a good place to break.	5 6 7	Q. It was Endo's view that that information was of its customers was Endo's information, correct?
5 6 7 8	Q. Okay.MR. BUCHANAN: I think it's a good place to break.MR. LIMBACHER: Do you want	5 6 7 8	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to
5 6 7 8 9	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or	5 6 7 8 9	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form.
5 6 7 8 9	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that?	5 6 7 8 9	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that
5 6 7 8 9 10 11	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I	5 6 7 8 9 10 11	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again.
5 6 7 8 9 10 11	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I think I just did.	5 6 7 8 9 10 11 12	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again. BY MR. BUCHANAN:
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I think I just did. MR. LIMBACHER: No, I don't think so. BY MR. BUCHANAN: Q. Friday, April 11, 2014. So, Kim, Getting to Know Your Customer program is around your clients. Thanks. You responded withdrawn. Let me start this over.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again. BY MR. BUCHANAN: Q. It was Endo's understanding, or at least your understanding at that time, that the responsibility for your customers rested with the manufacturer, correct? MR. LIMBACHER: Object to form. THE WITNESS: Yes.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I think I just did. MR. LIMBACHER: No, I don't think so. BY MR. BUCHANAN: Q. Friday, April 11, 2014. So, Kim, Getting to Know Your Customer program is around your clients. Thanks. You responded withdrawn. Let me start this over. Where were we?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again. BY MR. BUCHANAN: Q. It was Endo's understanding, or at least your understanding at that time, that the responsibility for your customers rested with the manufacturer, correct? MR. LIMBACHER: Object to form. THE WITNESS: Yes. MR. BUCHANAN: Thank you.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I think I just did. MR. LIMBACHER: No, I don't think so. BY MR. BUCHANAN: Q. Friday, April 11, 2014. So, Kim, Getting to Know Your Customer program is around your clients. Thanks. You responded withdrawn. Let me start this over.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again. BY MR. BUCHANAN: Q. It was Endo's understanding, or at least your understanding at that time, that the responsibility for your customers rested with the manufacturer, correct? MR. LIMBACHER: Object to form. THE WITNESS: Yes.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. MR. BUCHANAN: I think it's a good place to break. MR. LIMBACHER: Do you want to read the response from UPS or do you want me to do that? MR. BUCHANAN: We can. I think I just did. MR. LIMBACHER: No, I don't think so. BY MR. BUCHANAN: Q. Friday, April 11, 2014. So, Kim, Getting to Know Your Customer program is around your clients. Thanks. You responded withdrawn. Let me start this over. Where were we?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. It was Endo's view that that information was of its customers was Endo's information, correct? MR. LIMBACHER: Object to form. THE WITNESS: Say that again. BY MR. BUCHANAN: Q. It was Endo's understanding, or at least your understanding at that time, that the responsibility for your customers rested with the manufacturer, correct? MR. LIMBACHER: Object to form. THE WITNESS: Yes. MR. BUCHANAN: Thank you.

	Page 258		Page 260
1		1	Q. Okay. Ms. Connell, Ms.
2	(Whereupon, a luncheon	2	Hernandez are cc'd on that. And it's
3	recess was taken.)	3	entitled, UPS's Know Your Customer
4 .		4	program.
5	VIDEO TECHNICIAN: We're	5	Do you see that, ma'am?
6	going back on record. Beginning	6	A. Yes.
7	of Media File Number 5. The time	7	Q. And then you see that Mrs.
8	is 1:32.	8	Hernandez or Ms. Hernandez flips it
9	BY MR. BUCHANAN:	9	over to Mr. Shaffer.
10	Q. Ms. Walker, are you ready to	10	Is it Shaffer or Shaffer?
11	proceed?	11	How do you pronounce that?
12	A. Yes.	12	A. I believe it was Shaffer.
13		13	Q. Still with the company?
14		14	A. I don't know.
	You understand that,		
15	correct?	15	Q. Okay. And he then provides
16	A. Yes.	16	his comments on this.
17	MR. BUCHANAN: Could I have	17	Do you see that? On the
18	749, please, Scott?	18	first page.
19	MR. SIEGEL: Marked as	19	A. Yes, I see that. I'm just
20	Exhibit-6.	20	reading it.
21		21	Q. It's July 25, 2012, 4:54
22	(Whereupon, EndoWalker	22	p m., UPS's Know Your Customer program.
23	Exhibit-6, No Bates, 8/9/12 E-mail	23	And he states, I just want to make sure
24	from Larry Shaffer to Lisa Walker,	24	that I understand this. The KYC
4			_
1	Subject: FW: UPS's Know Your	1	documentation is that the way you
2	Customer Program, was marked for	2	referred to Know Your Customer in your
3	identification)		7.11
	identification.)	3	field, ma'am?
4	´	4	A. That's the way they refer to
5	BY MR. BUCHANAN:	4 5	A. That's the way they refer to it. Not me.
5 6	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an	4 5 6	A. That's the way they refer toit. Not me.Q. Okay. The KYC documentation
5	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail	4 5	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system.
5 6	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an	4 5 6	A. That's the way they refer toit. Not me.Q. Okay. The KYC documentation
5 6 7 8 9	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012.	4 5 6 7 8 9	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below.
5 6 7 8	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen?	4 5 6 7 8	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions
5 6 7 8 9	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012.	4 5 6 7 8 9	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below.
5 6 7 8 9	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen?	4 5 6 7 8 9	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before,
5 6 7 8 9 10 11	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more	4 5 6 7 8 9 10 11	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am?
5 6 7 8 9 10 11 12	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper.	4 5 6 7 8 9 10 11	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this.
5 6 7 8 9 10 11 12 13	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes.	4 5 6 7 8 9 10 11 12 13	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the
5 6 7 8 9 10 11 12 13	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at	4 5 6 7 8 9 10 11 12 13 14	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way
5 6 7 8 9 10 11 12 13 14 15 16	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest.	4 5 6 7 8 9 10 11 12 13 14 15	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back
5 6 7 8 9 10 11 12 13 14 15 16 17	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct?
5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that.
5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others that starts this. It's on July 23rd,	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that. Q. Hi, Lisa, per my voicemail,
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others that starts this. It's on July 23rd, 2012 from yourself to Margaret	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that. Q. Hi, Lisa, per my voicemail, below are my comments. Thanks, Larry.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others that starts this. It's on July 23rd, 2012 from yourself to Margaret Richardson.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that. Q. Hi, Lisa, per my voicemail, below are my comments. Thanks, Larry. Do you see that?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others that starts this. It's on July 23rd, 2012 from yourself to Margaret Richardson. Who is she?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that. Q. Hi, Lisa, per my voicemail, below are my comments. Thanks, Larry. Do you see that? A. I do.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BUCHANAN: Q. Ma'am, I'm passing you an exchange from 2012. It's an e-mail exchange between yourself and Mr. Shaffer, July 25, 2012. Do you see it on the screen? There's a copy, if that's more convenient, to look at on paper. A. Yes. Q. Who is Mr. Shaffer? A. I believe he worked at Qualitest. Q. Okay. You see he's there is an exchange among yourself and others that starts this. It's on July 23rd, 2012 from yourself to Margaret Richardson.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. That's the way they refer to it. Not me. Q. Okay. The KYC documentation is in addition to an actual SOM system. Please find my review with suggestions below. Have you seen this before, ma'am? A. No, I have not. I don't recall seeing this. Q. We do see, I guess, at the top of the page, if you read all the way to the top, Mr. Shaffer forwarded it back to you on August 9th, 2012, correct? A. Yes, I see that. Q. Hi, Lisa, per my voicemail, below are my comments. Thanks, Larry. Do you see that?

	Page 262		Page 264
1	customer key rating let's pause for a	1	MR. LIMBACHER: Take your
2	moment.	2	time and review the document.
3	Does this look familiar to	3	THE WITNESS: Yeah, I I
4	you, ma'am?	4	need to review this.
5	MR. LIMBACHER: Object to	5	BY MR. BUCHANAN:
6	form.	6	Q. The earliest-in-time e-mail
7	BY MR. BUCHANAN:	7	is at the bottom of the page.
8	Q. The Know Your Customer	8	Do you see that?
9	questionnaire?	9	A. Are you referring to the
10	A. Is this I don't know what	10	e-mail on May 22nd?
11	this is. Is this UPS's customer program	11	Q. That's correct.
12	questions? Is that what this is?	12	A. I see the e-mail.
13	Q. Do you recall getting, from	13	Q. From a Mr. Olson at UPS to
14	UPS, a questionnaire for your	14	yourself, correct?
15	consideration and review?	15	A. Uh-huh, yes.
16	We looked at some that were	16	Q. And the subject is, Know
17	completed, but do you recall getting an	17	Your Customer, right?
18	electronic version from UPS with their	18	A. That's what the e-mail
19	answer key?	19	states.
20	A. No, I do not recall.	20	Q. Attached are the files we
21	Q. We're going to pause on this	21	will be reviewing today.
22	exhibit for a moment, ma'am. And I'm	22	That's what he says to you,
23	going to forward to you the exchange you	23	correct?
24	had with UPS concerning this, okay?	24	A. Yes. Can I read this
	ind with of a concerning time, only.		71. 165. Cull Houd this
	Page 263		Page 265
1	MR. BUCHANAN: What exhibit	1	document? I need to understand what you
2	are we up to, Scott?	2	guys gave to me.
3	MR. SIEGEL: 7.	3	Q. Sure.
4		4	A. Okay.
5	(Whereupon, EndoWalker	5	Q. And this was the initial
6	Exhibit-7,	6	outreach you got from UPS concerning
7	ENDO_OPIOID_MDL_02448133-142, was	7	their Know Your Customer program as they
8	marked for identification.)	8	were considering their next steps, right?
9		9	MR. LIMBACHER: Object to
10	BY MR. BUCHANAN:	10	form.
11	Q. It's Exhibit-566 in our	11	THE WITNESS: So this was
12	system, and it will be Exhibit-7 for the	12	this was prior to getting to know
13	deposition.	13	the documents we looked at
14	Do you have the exhibit	14	earlier?
15	before you now, ma'am?	15	BY MR. BUCHANAN:
16	A. I do.	16	Q. Exactly.
17	Q. So just take a moment to	17	A. I just want to make sure I
18	turn the pages, and I'll just describe it	18	understand the time frame we're looking
19	as you're looking at it.	19	at.
20	This is an e-mail exchange	20	Q. This is the summer of 2012,
21	between yourself and a Warren Olson of	21	correct?
22	UPS, initially on May 22, 2012, with the	22	A. Yes.
23	subject, Know Your Customer.	23	Q. And then we saw some
23 24	subject, Know Your Customer. Do you see that?	23 24	Q. And then we saw some documents before lunch where you were

2 yourself as a customer. 3 Do you recall that? 4 A. Yes. 5 Q. And you completed three 6 years' worth of those in the exhibit that 7 I marked, correct? 2 form. 3 Tl 4 you pr 5 BY MR. F	IR. LIMBACHER: Object to HE WITNESS: That's what
2 yourself as a customer. 3 Do you recall that? 4 A. Yes. 5 Q. And you completed three 6 years' worth of those in the exhibit that 7 I marked, correct? 2 form. 3 TI 4 you pr 5 BY MR. F 6 Q. A	HE WITNESS: That's what
3 Do you recall that? 3 TI 4 A. Yes. 5 Q. And you completed three 6 years' worth of those in the exhibit that 7 I marked, correct? 3 TI 4 you pr 5 BY MR. F 6 Q. A	
4 A. Yes. 4 you properly 4 by A. Yes. 5 Q. And you completed three 5 BY MR. For a series of the seri	
5 Q. And you completed three 5 BY MR. F 6 years' worth of those in the exhibit that 6 Q. A 7 I marked, correct? 7 tell anyboo	rovided to me, yes.
6 years' worth of those in the exhibit that 6 Q. A 7 I marked, correct? 7 tell anyboo	BUCHANAN:
7 I marked, correct? 7 tell anybox	And they told you, don't
O A. 155.	IR. LIMBACHER: Object to
9 Q. And then you had a further 9 form.	
	HE WITNESS: That's what it
	n the e-mail.
	BUCHANAN:
= = = = = =	I've also attached the
8	uestionnaires (and rating keys,
discussion earlier, before lunch?	anvone)
	id I read that correctly,
17 form. 17 ma'am?	ia i read that correctly,
	Yes.
	You forwarded the
	aire you received from UPS
1	Endo, correct?
	/ithdrawn.
	ou forwarded the
The Property of the Property o	aire that you received from UPS
24 questionnaire that's sent to you.	ane that you received norm or s
Page 267	Page 269
1 And then if you go to 566.5, 1 to your col	lleague, Mr. Shaffer at the
	o company, Qualitest, correct?
1 &	I don't recall. I'm
7 3	by what you provided to me,
	ying to follow the sequence of
6 Q. Okay. And the answer key 6 events.	,8
	Am I correct, ma'am, that if
	at Exhibit-6
	Which is 6? This is 6,
10 A. Uh-huh, yes. 10 okay.	
	Exhibit-6 is your
	me e-mail to from August of
13 questions, that would either lean more 13 2012.	
1 /	o you see that? I'm sorry,
15 A. Say that again. 15 withdrawn	
3 &	he last-in-time e-mail is
	from Mr. Shaffer to yourself on
	2012, correct?
	see that.
?	And the subject is,
	ng UPS's Know Your Customer
22 sent you the questionnaires they were 22 program.	is 0155 intow 10th Custoffici
	o you see that?
24 right? 24 A. Y	
ngu:	1 00.

	Page 270		Page 272
1	Q. And then do you see below	1	questionnaire, fair?
2	that Mr. Shaffer has reproduced the	2	A. Based on what the e-mail
3	customer questionnaire, and he's got some	3	states.
4 .	comments in there as well?	4	Q. I want to go down to
5	Do you see that?	5	hotspots, Item 3. By 2012, the CDC had
6	A. Selling products yes, I	6	already identified the opioid crisis as
7	see that.	7	an epidemic.
8	Q. And it seems that Mr.	8	Are you aware of that,
9	Shaffer left you a voicemail with his	9	ma'am?
10	comments as well?	10	MR. LIMBACHER: Object to
11	A. That's what the e-mail	11	form.
12	states.	12	THE WITNESS: I knew there
13	Q. Did you have interactions	13	was an epidemic. I couldn't tell
14	with regulatory and Qualitest relating to	14	you the year.
15	suspicious order practices?	15	BY MR. BUCHANAN:
16	A. Not that I recall.	16	Q. By 2012, had you, within
17	Q. Is Mr. Shaffer in regulatory	17	Endo, identified hotspots for
18	at Qualitest?	18	diversion-related activity?
19	A. I do not believe he was, no.	19	MR. LIMBACHER: Object to
20	Q. What group was he in?	20	form.
21	A. I believe he was part of	21	THE WITNESS: I can't speak
22	transportation or security, if I remember	22	to other parts of Endo.
23	correctly.	23	BY MR. BUCHANAN:
24	Q. Okay.	24	Q. I'm just asking within
			, , , , , , , , , , , , , , , , , , ,
	- 051	1	
	Page 271		Page 273
1	A. I could be wrong. But I	1	A. But, I mean, yes, we knew
2	A. I could be wrong. But I don't know.	2	
	A. I could be wrong. But I don't know. Q. If we scroll down, do you		A. But, I mean, yes, we knew
2 3 4	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that	2 3 4	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid
2 3 4 5	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct?	2 3 4 5	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other
2 3 4 5 6	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh.	2 3 4 5 6	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo.
2 3 4 5 6 7	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated	2 3 4 5 6 7	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular
2 3 4 5 6 7 8	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right?	2 3 4 5 6 7 8	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas
2 3 4 5 6 7 8 9	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes.	2 3 4 5 6 7 8 9	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing
2 3 4 5 6 7 8 9	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida,
2 3 4 5 6 7 8 9 10	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey	2 3 4 5 6 7 8 9 10	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H.
2 3 4 5 6 7 8 9 10 11 12	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez.	2 3 4 5 6 7 8 9 10 11 12	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry.	2 3 4 5 6 7 8 9 10 11 12 13	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do.
2 3 4 5 6 7 8 9 10 11 12 13 14	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This information that you're looking at
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct? A. Yes. Q. Okay. All right. So in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This information that you're looking at is regarding to our generics
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct? A. Yes. Q. Okay. All right. So in this e-mail between Mr. Shaffer and Ms.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This information that you're looking at is regarding to our generics division. I can't speak to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct? A. Yes. Q. Okay. All right. So in this e-mail between Mr. Shaffer and Ms. Hernandez that was forwarded to you, Mr.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This information that you're looking at is regarding to our generics division. I can't speak to anything. This is generics.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I could be wrong. But I don't know. Q. If we scroll down, do you see the version of the questionnaire that Mr. Shaffer commented on, correct? A. Uh-huh. Q. In his e-mail to you dated July 25, 2012, right? A. Yes. MR. LIMBACHER: Object to form. It's an e-mail to Tracey Hernandez. MR. BUCHANAN: I'm sorry. THE WITNESS: Sorry. BY MR. BUCHANAN: Q. It was an e-mail from Mr. Shaffer to Tracey Hernandez that was forwarded to you a few weeks later, correct? A. Yes. Q. Okay. All right. So in this e-mail between Mr. Shaffer and Ms.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. But, I mean, yes, we knew I knew Q. Let me ask the question. A that there was an opioid epidemic, but I can't speak to other areas within Endo. Q. This particular questionnaire, 3, What geographic areas will you be primarily distributing product to, hotspot locations, Florida, et cetera, equals H. Do you see that? A. I do. Q. Did you recognize Florida as a hotspot with regard to the opioid epidemic in 2012, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: This information that you're looking at is regarding to our generics division. I can't speak to

	Page 274		Page 276
1	our generics division. I can't	1	Q. I'm asking you a question,
2	speak to any of this.	2	though.
3	BY MR. BUCHANAN:	3	Do you understand that
4 .	Q. So stay with me just on the	4	there's only an opioid epidemic with
5	branded side, then.	5	regard to generic drugs?
6	As just a factual matter, in	6	A. I know
7	2012, had you in the branded side	7	MR. LIMBACHER: Object to
8	identified Florida as a hotspot location?	8	form.
9	MR. LIMBACHER: Object to	9	THE WITNESS: I know that
10	form.	10	there's an opioid epidemic
11	THE WITNESS: We knew that	11	throughout the country.
12	there was opioid epidemics	12	BY MR. BUCHANAN:
13	throughout the country. I can't	13	Q. And you all were making
14	confirm or deny I can't confirm	14	opioid branded drugs, right, in the Endo
15	if we identified Florida back in	15	Pharmaceuticals arm, correct?
16	2012.	16	MR. LIMBACHER: Object to
17	BY MR. BUCHANAN:	17	form.
18	Q. Okay. Larry's comment here	18	THE WITNESS: There's
19	says, Suggest: Hotspot locations, and he	19	branded opioid products, correct.
20	lists Florida.	20	BY MR. BUCHANAN:
21	Do you see that?	21	Q. At this point in time, you
22	A. I do see Florida.	22	were making Opana ER, right?
23	Q. Texas?	23	A. Yes.
24	A. Yes.	24	Q. Opana?
			•
	Page 275		Page 277
1	Page 275 Q. Kentucky?	1	Page 277 A. Yes.
2	_	2	
2 3	Q. Kentucky?A. I see that on your document.Q. Tennessee.		A. Yes. Q. Percocet? A. Yes.
2 3 4	Q. Kentucky?A. I see that on your document.Q. Tennessee.Do you see that?	2 3 4	A. Yes.Q. Percocet?A. Yes.Q. Selling hundreds of millions
2 3 4 5	Q. Kentucky?A. I see that on your document.Q. Tennessee.Do you see that?A. Yes.	2 3 4 5	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year?
2 3 4 5 6	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? 	2 3 4 5 6	A. Yes.Q. Percocet?A. Yes.Q. Selling hundreds of millions
2 3 4 5 6 7	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. 	2 3 4 5 6 7	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number
2 3 4 5 6 7 8	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? 	2 3 4 5 6 7 8	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. 	2 3 4 5 6 7 8 9	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form.
2 3 4 5 6 7 8 9	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? 	2 3 4 5 6 7 8 9	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the
2 3 4 5 6 7 8 9 10	 Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, 	2 3 4 5 6 7 8 9 10	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills.
2 3 4 5 6 7 8 9 10 11 12	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again.	2 3 4 5 6 7 8 9 10 11 12	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10 11 12 13	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct?	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with regard to generic drugs, ma'am?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with regard to generic drugs, ma'am? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't MR. LIMBACHER: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with regard to generic drugs, ma'am? MR. LIMBACHER: Object to form. Argumentative.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't MR. LIMBACHER: Object to form. THE WITNESS: I don't know
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with regard to generic drugs, ma'am? MR. LIMBACHER: Object to form. Argumentative. THE WITNESS: No. What I'm	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't MR. LIMBACHER: Object to form. THE WITNESS: I don't know the number of pills.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Kentucky? A. I see that on your document. Q. Tennessee. Do you see that? A. Yes. Q. California? A. Yes. Q. Illinois? A. Correct. I see it. Q. Nevada? A. Yes. But this is generics, again. Q. All equals high, correct? A. But this is generics. Q. Do you understand that there's only an opioid epidemic with regard to generic drugs, ma'am? MR. LIMBACHER: Object to form. Argumentative. THE WITNESS: No. What I'm trying to tell you is I can't speak to this document. This has	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Percocet? A. Yes. Q. Selling hundreds of millions of pills every year? A. I can't speak to the number MR. LIMBACHER: Object to form. THE WITNESS: to the number of pills. BY MR. BUCHANAN: Q. Would you dispute that you were selling hundreds of millions of pills every year, ma'am? A. I don't MR. LIMBACHER: Object to form. THE WITNESS: I don't know the number of pills. BY MR. BUCHANAN: Q. As part of your suspicious

	Page 278		Page 280
1	your customers in particular with regard	1	what your counsel you and your counsel
2	to hotspot locations?	2	discussed getting ready for today.
3	MR. LIMBACHER: Object to	3	What's the earliest point in
4 .	form.	4	time you have knowledge about Qualitest's
5	THE WITNESS: We had an SOM	5	SOM practices, ma'am?
6	program in place at both Endo and	6	MR. LIMBACHER: Object to
7	UPS at that 2012.	7	form.
8	BY MR. BUCHANAN:	8	THE WITNESS: I can't speak
9	Q. Okay. For example, did you	9	to Qualitest's SOM practice.
10	do any due diligence on your customers in	10	BY MR. BUCHANAN:
11	Florida?	11	Q. That's what I thought.
12	A. We had our SOM program in	12	So with regard to branded's
13	place that looked at all orders.	13	practices, as of 2012, were you all
14	Q. Did you go and visit any	14	conducting due diligence visits on the
15	customers in Florida?	15	Florida customers?
16		16	
17	MR. LIMBACHER: Object to form.	17	MR. LIMBACHER: Object to form. Asked and answered.
18			
	THE WITNESS: Did Endo?	18	THE WITNESS: As I stated
19	Endo did not. But as I stated	19	before, we had an SOM program in
20	before, our Qualitest group	20	place at both Endo and at UPS, and
21	visited customers.	21	that's how we reviewed our orders.
22	BY MR. BUCHANAN:	22	BY MR. BUCHANAN:
23	Q. Not in 2012?	23	Q. Okay. And to answer my
24	MR. LIMBACHER: Object to	24	question, though, were you conducting due
	Page 279		Page 281
1	form.	1	diligence visits on your Florida
2	THE WITNESS: I don't know	2	customers in 2012?
3	the exact date when they did.	3	MR. LIMBACHER: Object to
4	BY MR. BUCHANAN:	4	form. Asked and answered.
5	Q. Right. Well, do you know	5	THE WITNESS: And within my
6	any of what Qualitest did, ma'am, other	6	role, no. But I can also not I
7	than what you've been told in connection	7	cannot speak to if anybody else
8	with getting ready for today?	8	within Endo did anything within
9	MR. LIMBACHER: Object to	9	the state of Florida.
10	form.	10	BY MR. BUCHANAN:
11	MR. BUCHANAN: I don't want	11	Q. Okay. As I understand it
12		12	
13	privileged.	13	with regard to suspicious order
	MR. LIMBACHER: I would	1	monitoring, that was your function within
14	object to the statement by	14 15	the branded side, correct?
1 🗆			
15	counsel.		A. Right.
16	BY MR. BUCHANAN:	16	MR. LIMBACHER: Object to
16 17	BY MR. BUCHANAN: Q. I'm assuming you spoke to	16 17	MR. LIMBACHER: Object to form.
16 17 18	BY MR. BUCHANAN: Q. I'm assuming you spoke to counsel to get ready for today, right?	16 17 18	MR. LIMBACHER: Object to form. BY MR. BUCHANAN:
16 17 18 19	BY MR. BUCHANAN: Q. I'm assuming you spoke to counsel to get ready for today, right? MR. LIMBACHER: And we've	16 17 18 19	MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Did you ever conduct any due
16 17 18 19 20	BY MR. BUCHANAN: Q. I'm assuming you spoke to counsel to get ready for today, right? MR. LIMBACHER: And we've covered that already. Just, if	16 17 18 19 20	MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Did you ever conduct any due diligence visits to Texas in 2012?
16 17 18 19 20 21	BY MR. BUCHANAN: Q. I'm assuming you spoke to counsel to get ready for today, right? MR. LIMBACHER: And we've covered that already. Just, if you could, rephrase your question,	16 17 18 19 20 21	MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Did you ever conduct any due diligence visits to Texas in 2012? MR. LIMBACHER: Object to
16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. I'm assuming you spoke to counsel to get ready for today, right? MR. LIMBACHER: And we've covered that already. Just, if you could, rephrase your question, please, counsel.	16 17 18 19 20 21 22	MR. LIMBACHER: Object to form. BY MR. BUCHANAN: Q. Did you ever conduct any due diligence visits to Texas in 2012? MR. LIMBACHER: Object to form. Asked and answered.
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	Page 282		Page 284
1	mean or I cannot speak to	1	with customers that you provide products
2	anything that was done within the	2	to.
3	Endo Corporation, if anybody else	3	Do you see that?
4 .	did.	4	A. Yes. But this is the
5	BY MR. BUCHANAN:	5	generics answering that question, not the
6		6	branded side.
7	Q. You were in the suspicious	7	Q. And it was forwarded to you,
8	order monitoring role for Endo?	8	
9	MR. LIMBACHER: Object to form. Asked and answered.	9	right? MR. LIMBACHER: Object to
10		10	form.
	THE WITNESS: Yes.	11	
11	BY MR. BUCHANAN:		THE WITNESS: Yes. But it's
12	Q. Okay. Anyone do it for	12	the generic side of the business
13	Texas, Tennessee, California, Illinois,	13	answering those questions.
14	any of the other states that were	14	BY MR. BUCHANAN:
15	identified as hotspots	15	Q. If you could just stay with
16	MR. LIMBACHER: Object to	16	my questions, ma'am, it's going to go a
17	form.	17	lot faster today.
18	BY MR. BUCHANAN:	18	MR. LIMBACHER: It would go
19	Q in this e-mail that was	19	faster if you would listen to her
20	forwarded to you in 2012?	20	answers, counsel.
21	A. Within my role	21	MR. BUCHANAN: I don't think
22	MR. LIMBACHER: Object to	22	we have a responsive answer, so
23	form.	23	we'll just keep doing it until we
24	THE WITNESS: no, but I	24	do.
	Page 283		Page 285
1	cannot speak to the rest of the	1	Page 285 BY MR. BUCHANAN:
2		2	
	cannot speak to the rest of the		BY MR. BUCHANAN:
2 3 4	cannot speak to the rest of the company.	2	BY MR. BUCHANAN: Q. With regard to Item 14,
2 3	cannot speak to the rest of the company. BY MR. BUCHANAN:	2 3	BY MR. BUCHANAN: Q. With regard to Item 14, there's a suggestion.
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Page 286		
		Page 288
connection with this question, we should	1	of the product is not my
		responsibility. It's with other
		organizations within the company.
that could contribute to excessive	4	BY MR. BUCHANAN:
ordering, as well as the use of the	5	Q. Did you consider, ma'am,
verbiage of sales and promotions is a red	6	whether offering promotions and sales, in
	7	and of itself, of a controlled substance
	8	would constitute a suspicious order?
A. I see it.	9	A. My responsibility
O. Do you agree, ma'am, that	10	MR. LIMBACHER: Object to
	11	form. Asked and answered. And,
	12	counsel, with all due respect,
	1	you've asked the same question now
		multiple times.
		MR. BUCHANAN: I'm entitled
		to an answer.
	1	You can answer, ma'am.
		MR. LIMBACHER: I know you
		•
		don't like the answer that you're
Q. Well, your responsibility		getting.
was overseeing suspicious orders, fair?		MR. BUCHANAN: I just don't
		like your speaking objections.
		MR. LIMBACHER: Well, I
THE WITNESS: My	24	don't appreciate you asking my
		Page 289
_	1	witness the same question over and
	1	over and over simply because it's
		not fitting into your very nice,
		neat script of what you think this
		litigation is all about.
		MR. BUCHANAN: Can I have
		the question read back, please?
		MR. LIMBACHER: So with all
		due respect, counsel, at some
1 1		point in time you have to stop
		asking the same question just
		because you don't like the answer
		you're getting.
		MR. BUCHANAN: Do you feel
A that's their	15	better now?
responsibility.	16	MR. LIMBACHER: That's
Q. Did you consider, ma'am,	17	defined as harassment of a
whether offering promotions and sales, in	18	witness.
	19	MR. BUCHANAN: Can I have my
	20	question read back?
form.	21	MR. LIMBACHER: I don't
THE WITNESS: My	22	appreciate the sarcasm, either.
IIIL VVIIINIAMA. IVIV		
responsibility is shipping the	23	I'm doing my job just as you're
	verbiage of sales and promotions is a red flag in itself. Do you see that? A. I see it. Q. Do you agree, ma'am, that sales and promotions of controlled substances are a red flag for suspicious orders? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to sales. Sales is not my responsibility. BY MR. BUCHANAN: Q. Well, your responsibility was overseeing suspicious orders, fair? MR. LIMBACHER: Object to form. THE WITNESS: My Page 287 responsibility was shipping product to wholesalers. I'm not responsible for sales. I don't promote the product. I'm not responsible for sales. BY MR. BUCHANAN: Q. As part of looking at whether orders were suspicious, did you look to see whether or not the company had promotions on its products? A. That's not part of my job responsibility. There's other areas within Endo Q. Did you A that's their responsibility. Q. Did you consider, ma'am, whether offering promotions and sales, in and of itself, is a suspicious order? MR. LIMBACHER: Object to	that could contribute to excessive ordering, as well as the use of the verbiage of sales and promotions is a red flag in itself. Do you see that? A. I see it. Q. Do you agree, ma'am, that sales and promotions of controlled substances are a red flag for suspicious orders? MR. LIMBACHER: Object to form. THE WITNESS: I can't speak to sales. Sales is not my responsibility. BY MR. BUCHANAN: Q. Well, your responsibility was overseeing suspicious orders, fair? MR. LIMBACHER: Object to form. THE WITNESS: My Page 287 responsibility was shipping product to wholesalers. I'm not responsible for sales. I don't promote the product. I'm not responsible for sales. BY MR. BUCHANAN: Q. As part of looking at whether orders were suspicious, did you look to see whether or not the company had promotions on its products? A. That's not part of my job responsibility. There's other areas within Endo Q. Did you A that's their responsibility. Q. Did you consider, ma'am, whether offering promotions and sales, in and of itself, is a suspicious order? MR. LIMBACHER: Object to 18

	Page 290		Page 292
1	MR. BUCHANAN: No, a	1	Q. Did you consider, ma'am,
2	speaking objection is not your	2	sales and promotions a red flag with
3	job.	3	regard to suspicious orders?
4 .	MR. LIMBACHER: My job is to	4	MR. LIMBACHER: Objection to
5	protect my witness and protect my	5	the form. Asked and answered.
6	client.	6	THE WITNESS: I had the
7	MR. BUCHANAN: Not by	7	necessary information to do my
8	MR. LIMBACHER: And if you	8	job. My job was to ship to our
9	are asking inappropriate questions	9	wholesalers. We had the necessary
10	over and over and over, after I've	10	SOM programs in place at Endo and
11		11	
	been very patient, then I am	12	at UPS. The sale of the product
12	entitled and, in fact, obligated		is with other areas within Endo.
13	to speak up.	13	It is not my responsibility.
14	MR. BUCHANAN: Please mark	14	BY MR. BUCHANAN:
15	the transcript.	15	Q. And ship you did, right?
16		16	MR. LIMBACHER: Objection.
17	(Whereupon, the court	17	THE WITNESS: I shipped the
18	reporter read the following part	18	product within our SOM programs;
19	of the record:	19	our program and at UPS's program.
20	"Question: Did you	20	BY MR. BUCHANAN:
21	consider, ma'am, whether offering	21	Q. Over and over and over and
22	promotions and sales, in and of	22	over again for 20 years, when red flags
23	itself, of a controlled substance	23	were raised, when wires were tripped and,
24	would constitute a suspicious	24	quote, a review was conducted, you
	Page 291		Page 293
1	order?")	1	cleared the orders and they shipped?
2		2	MR. LIMBACHER: Objection to
3	MR. LIMBACHER: Objection.	3	the form. Counsel
4	Form. Foundation. Asked and	4	BY MR. BUCHANAN:
5	answered.	5	Q. True?
6	BY MR. BUCHANAN:	6	MR. LIMBACHER: save your
7	Q. You can answer.	7	closing argument for the jury,
8	A. As I said previously, my	8	please.
9	responsibility is shipping product to our	9	BY MR. BUCHANAN:
10	wholesalers. The sale of the product is	10	Q. You can answer that.
11	not my responsibility. There's other	11	MR. LIMBACHER: Object to
12	areas within Endo that is responsible for	12	form. Asked and answered.
13	the sales and promotion of the product.	13	THE WITNESS: I shipped the
14	Q. Did anyone within the	14	product to our wholesalers.
15	company, ma'am, ever tell you that, I	15	And, again, and I'm going to
16	guess apart from this e-mail, that sales	16	repeat this again and again, we
17	or promotions of products to customers	17	had the appropriate measures in
18	could be a red flag for excessive	18	place at Endo and at UPS. We had
19		19	an SOM program in place. We
	ordering?	20	shipped to the wholesalers.
	A. I had the necessary	21	BY MR. BUCHANAN:
20	information to do myrich Mariah	1 2.1	DI IVIN. DUCHANAN.
21	information to do my job. My job was	1	O Vou more required to
21 22	shipping product to wholesalers. The	22	Q. You were required to
21 22 23	shipping product to wholesalers. The sale of the product is not within my area	22 23	maintain effective controls against
21 22	shipping product to wholesalers. The	22	

	Daga 204		Dawa 200
	Page 294		Page 296
1	MR. LIMBACHER: Object to	1	to prevent diversion that you know about.
2	form.	2	MR. LIMBACHER: Object to
3	THE WITNESS: I cannot speak	3	the form and foundation. You want
4 .	for Endo as a company. I can	4	her to now testify about the
5	speak to my role within the	5	things she just told you she
6	company.	6	couldn't testify about? Is that
7	BY MR. BUCHANAN:	7	the question?
8	Q. You understood, ma'am,	8	MR. BUCHANAN: She said she
9	operating within the closed system of	9	knows Endo has a lot of different
10	controlled substance distribution that	10	programs in place, so I'd like to
11	your company had an obligation to	11	know what they are.
12	maintain effective controls against	12	MR. LIMBACHER: And I can't
13	diversion, correct?	13	speak to all of those programs
14	MR. LIMBACHER: Object to	14	within Endo, is her testimony.
15	form. Asked and answered.	15	So I want just to be clear
16	THE WITNESS: There are	16	on the record that you're asking
17	other areas within the company	17	her now to testify about things
18	that did many things regarding the	18	that she's just said that she
19	diversion of Opana that I cannot	19	cannot speak to. Is that what
20	speak to.	20	we're doing now, counsel?
21	I can only speak to my job.	21	MR. BUCHANAN: You can
22		22	
23	And my job was shipping to the wholesalers.	23	answer. MR. LIMBACHER: Is that how
24	BY MR. BUCHANAN:	24	
24	DI MR. DUCHANAN.	24	we're using our time?
	Page 295		Page 297
	Page 295		Page 297
1	Q. Did you have that	1	MR. BUCHANAN: We can
2	Q. Did you have that understanding, ma'am, that as a member of	2	MR. BUCHANAN: We can definitely use our time that way,
2 3	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled	2 3	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge
2 3 4	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company	2 3 4	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it.
2 3 4 5	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company had an obligation to maintain effective	2 3 4 5	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it. BY MR. BUCHANAN:
2 3 4 5 6	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company had an obligation to maintain effective controls against diversion; yes or no?	2 3 4 5 6	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it. BY MR. BUCHANAN: Q. So please share with us,
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company had an obligation to maintain effective controls against diversion; yes or no? MR. LIMBACHER: Object to the form and foundation. BY MR. BUCHANAN: Q. Did you understand that? MR. LIMBACHER: Asked and answered. THE WITNESS: I know that Endo had a lot of different programs in place to maintain sorry, wrong word to stop diversion. I cannot speak to all those programs within Endo. I can only speak to my job. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it. BY MR. BUCHANAN: Q. So please share with us, ma'am, those effective controls against diversion that you're aware of that Endo had? MR. LIMBACHER: Objection to the form. Foundation. Asked and answered. THE WITNESS: Am I answering? I'm sorry. BY MR. BUCHANAN: Q. You can answer. MR. LIMBACHER: Do you need him to repeat the question? THE WITNESS: Sure. Repeat the question. BY MR. BUCHANAN:
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company had an obligation to maintain effective controls against diversion; yes or no? MR. LIMBACHER: Object to the form and foundation. BY MR. BUCHANAN: Q. Did you understand that? MR. LIMBACHER: Asked and answered. THE WITNESS: I know that Endo had a lot of different programs in place to maintain sorry, wrong word to stop diversion. I cannot speak to all those programs within Endo. I can only speak to my job. BY MR. BUCHANAN: Q. Okay. Within Endo branded, ma'am, please share with us the other	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it. BY MR. BUCHANAN: Q. So please share with us, ma'am, those effective controls against diversion that you're aware of that Endo had? MR. LIMBACHER: Objection to the form. Foundation. Asked and answered. THE WITNESS: Am I answering? I'm sorry. BY MR. BUCHANAN: Q. You can answer. MR. LIMBACHER: Do you need him to repeat the question? THE WITNESS: Sure. Repeat the question. BY MR. BUCHANAN: Q. Please share with us, Ms. Walker, the effective controls against
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you have that understanding, ma'am, that as a member of the closed system for controlled substance distribution that your company had an obligation to maintain effective controls against diversion; yes or no? MR. LIMBACHER: Object to the form and foundation. BY MR. BUCHANAN: Q. Did you understand that? MR. LIMBACHER: Asked and answered. THE WITNESS: I know that Endo had a lot of different programs in place to maintain sorry, wrong word to stop diversion. I cannot speak to all those programs within Endo. I can only speak to my job. BY MR. BUCHANAN: Q. Okay. Within Endo branded,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. BUCHANAN: We can definitely use our time that way, because she says she has knowledge of it. BY MR. BUCHANAN: Q. So please share with us, ma'am, those effective controls against diversion that you're aware of that Endo had? MR. LIMBACHER: Objection to the form. Foundation. Asked and answered. THE WITNESS: Am I answering? I'm sorry. BY MR. BUCHANAN: Q. You can answer. MR. LIMBACHER: Do you need him to repeat the question? THE WITNESS: Sure. Repeat the question. BY MR. BUCHANAN: Q. Please share with us, Ms.

	Page 298		Page 300
1	had.	1	BY MR. BUCHANAN:
2	MR. LIMBACHER: Object to	2	Q. Does Endo have SOPs for
3	the form and foundation. Asked	3	suspicious order monitoring?
4 .	and answered.	4	A. We have
5	THE WITNESS: I know that	5	
6		6	MR. LIMBACHER: Object to
7	Endo had other had programs in	7	form. THE WITNESS: We have the
8	place. I can't speak to them.	8	
9	They're not part they're not my	9	document that we looked at, that
	responsibility.	10	we have already reviewed. That's
10	BY MR. BUCHANAN:	11	the only document that I know of.
11 12	Q. Are you aware of any?	12	BY MR. BUCHANAN:
	MR. LIMBACHER: Object to	1	Q. Okay. Endo has standard
13	form. And foundation.	13	operating procedures as a general matter,
14	THE WITNESS: There are	14	correct?
15	programs in place that Endo did.	15	MR. LIMBACHER: Object to
16	I cannot speak to them. I can't	16	form.
17	speak for the company. I can only	17	THE WITNESS: I'm sure some
18	speak for myself and my job.	18	areas do. I can't speak to those.
19	BY MR. BUCHANAN:	19	BY MR. BUCHANAN:
20	Q. Your job, as I understand	20	Q. Have you seen lists of Endo
21	it, ma'am, was head of suspicious order	21	standard operating procedures?
22	monitoring, correct?	22	A. No, I don't recall.
23	MR. LIMBACHER: Object to	23	Q. Would it surprise you,
24	form.	24	ma'am, that Endo doesn't have standard
	Page 299		Page 301
1			
	THE WITNESS: Suspicious	1	operating procedures for suspicious order
2	order monitoring was part of my	2	monitoring?
2 3	order monitoring was part of my job responsibility.	2 3	monitoring? MR. LIMBACHER: Object to
2 3 4	order monitoring was part of my job responsibility. BY MR. BUCHANAN:	2 3 4	monitoring? MR. LIMBACHER: Object to the form. Argumentative.
2 3 4 5	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for	2 3 4 5	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the
2 3 4 5 6	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order	2 3 4 5 6	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already
2 3 4 5 6 7	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at	2 3 4 5 6 7	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's
2 3 4 5 6 7 8	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard	2 3 4 5 6 7 8	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work
2 3 4 5 6 7 8 9	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to	2 3 4 5 6 7 8	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS.
2 3 4 5 6 7 8 9	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that	2 3 4 5 6 7 8 9	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true?	2 3 4 5 6 7 8 9 10 11	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we
2 3 4 5 6 7 8 9 10 11 12	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we reviewed, could you identify it for the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true? MR. LIMBACHER: Object to form. THE WITNESS: I think we already looked at the document about our SOM program. BY MR. BUCHANAN: Q. Does Endo even have SOPs for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we reviewed, could you identify it for the record, just so we understand what you're referring to as Endo's standard operating procedures? MR. LIMBACHER: Object to form. THE WITNESS: The document that's attached to Number 3. It's this one.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true? MR. LIMBACHER: Object to form. THE WITNESS: I think we already looked at the document about our SOM program. BY MR. BUCHANAN: Q. Does Endo even have SOPs for suspicious order monitoring, ma'am?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we reviewed, could you identify it for the record, just so we understand what you're referring to as Endo's standard operating procedures? MR. LIMBACHER: Object to form. THE WITNESS: The document that's attached to Number 3. It's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true? MR. LIMBACHER: Object to form. THE WITNESS: I think we already looked at the document about our SOM program. BY MR. BUCHANAN: Q. Does Endo even have SOPs for suspicious order monitoring, ma'am? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we reviewed, could you identify it for the record, just so we understand what you're referring to as Endo's standard operating procedures? MR. LIMBACHER: Object to form. THE WITNESS: The document that's attached to Number 3. It's this one.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	order monitoring was part of my job responsibility. BY MR. BUCHANAN: Q. If we were to look for Endo's SOPs on suspicious order monitoring, we could see described at least what Endo did in regard to standard operating procedures with regard to suspicious order monitoring, would that be true? MR. LIMBACHER: Object to form. THE WITNESS: I think we already looked at the document about our SOM program. BY MR. BUCHANAN: Q. Does Endo even have SOPs for suspicious order monitoring, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: We have that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	monitoring? MR. LIMBACHER: Object to the form. Argumentative. THE WITNESS: I have the document that we've already reviewed. And we have UPS's document. And we have work instructions within UPS. BY MR. BUCHANAN: Q. The document that we reviewed, could you identify it for the record, just so we understand what you're referring to as Endo's standard operating procedures? MR. LIMBACHER: Object to form. THE WITNESS: The document that's attached to Number 3. It's this one. BY MR. BUCHANAN: Q. What exhibit?

	Page 302		Page 304
1	BY MR. BUCHANAN:	1	functioning as one?
2	Q. Thank you. Let's go to the	2	MR. LIMBACHER: Object to
3	next page, please.	3	form.
4 .	I'm sorry, let's go back to	4	THE WITNESS: This is the
5	the first page, so we describe it for the	5	document that I have, yes.
6	record.	6	BY MR. BUCHANAN:
7	This is an e-mail exchange	7	Q. It certainly doesn't state
8	that you're having in 2015, I guess it	8	standard operating procedure, does it?
9	was an e-mail from Mr. Collins to	9	MR. LIMBACHER: Object to
10	yourself on SOM program, to yourself. I	10	form. The document speaks for
11	think it says, Hi, Laura, but do you	11	itself.
12	understand that to be referring to you in	12	BY MR. BUCHANAN:
13	that e-mail, ma'am?	13	Q. Does it?
14	A. Yes.	14	A. No, it does not.
15	Q. Hi, Laura. Please provide	15	Q. Standard operating
16	an update on Endo's SOM program, written	16	procedures within your company have a
17	is fine. Then he asks, Is this a joint	17	standard form, correct?
18	Endo/Qualitest program or does each	18	MR. LIMBACHER: Object to
19	company have its own?	19	form. Foundation.
20	Do you see that e-mail?	20	THE WITNESS: I can't
21	A. Yes.	21	confirm that.
22	Q. And here is your response,	22	BY MR. BUCHANAN:
23	with your summary of the SOM program,	23	Q. You've never seen the
24	approved by legal and Brian Lortie,	24	company's standard operating procedures,
	Page 303		D 20E
			Page 305
1	correct?	1	ma'am?
2	correct? A. Yes.	2	_
2	correct? A. Yes. Q. Who is Brian Lortie?		ma'am? MR. LIMBACHER: Object to form.
2 3 4	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I	2 3 4	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen
2 3 4 5	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the	2 3	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure.
2 3 4 5 6	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division.	2 3 4 5 6	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN:
2 3 4 5	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the	2 3 4 5	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay.
2 3 4 5 6	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process	2 3 4 5 6	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow?	2 3 4 5 6 7 8	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over.
2 3 4 5 6 7 8	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow? A. Yes.	2 3 4 5 6 7 8	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it
2 3 4 5 6 7 8 9 10	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow?	2 3 4 5 6 7 8 9 10	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over.
2 3 4 5 6 7 8 9	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow? A. Yes. Q. And the document that describes your current process with a	2 3 4 5 6 7 8 9 10 11 12	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over.
2 3 4 5 6 7 8 9 10	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow? A. Yes. Q. And the document that describes your current process with a limited SOM program and the current SAP	2 3 4 5 6 7 8 9 10	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over. MR. SIEGEL: Walker-8.
2 3 4 5 6 7 8 9 10 11	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow? A. Yes. Q. And the document that describes your current process with a	2 3 4 5 6 7 8 9 10 11 12	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over. MR. SIEGEL: Walker-8. (Whereupon, EndoWalker Exhibit-8, ENDO_OPIOID_MDL_05950068, With
2 3 4 5 6 7 8 9 10 11 12 13	correct? A. Yes. Q. Who is Brian Lortie? A. At the time, he was I don't know his title, but he was over the branded division. Q. Okay. And if we go to the second page, this is the SOM's process flow? A. Yes. Q. And the document that describes your current process with a limited SOM program and the current SAP	2 3 4 5 6 7 8 9 10 11 12 13	ma'am? MR. LIMBACHER: Object to form. THE WITNESS: I've seen some, I'm sure. BY MR. BUCHANAN: Q. Okay. MR. BUCHANAN: Let's pass it over. MR. SIEGEL: Walker-8. (Whereupon, EndoWalker Exhibit-8,
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	Page 306		Page 308
1	e-mail is from you to a Mr. Koumou or	1	Know Your Customer, Know Your Customer's
2	Ms. Koumou, Janice Koumou.	2	Customer, things like that.
3	Do you see that?	3	MR. LIMBACHER: Object to
4 .	MR. LIMBACHER: She doesn't	4	form.
5	have it yet.	5	THE WITNESS: There's none
6	Now she's got it.	6	listed.
7	BY MR. BUCHANAN:	7	MR. LIMBACHER: Well, he's
8	Q. Do you see the	8	not
9	latest-in-time e-mail at the top from	9	BY MR. BUCHANAN:
10	yourself to Ms. Connell?	10	Q. To your knowledge, ma'am,
11	She was your boss at the	11	are there
12	time?	12	MR. LIMBACHER: limiting
13	A. Jill was, yes.	13	himself to just that one page, I
14	Q. And Janice Koumou, who is	14	assume.
15	she?	15	THE WITNESS: I was just
16	A. I don't recall who she is.	16	looking at this one page.
17	Q. And as you scroll into this,	17	MR. BUCHANAN: Feel free to
18	you can see a list of company's various	18	turn the pages.
19	SOPs, 674.7, the top right corner.	19	MR. LIMBACHER: And, I'm
20	Do you see those?	20	sorry, is the representation that
21	A. What number again?	21	this is a complete listing of the
22	Q. 674.7, top right corner.	22	Endo SOPs?
23	A. Yes.	23	BY MR. BUCHANAN:
24	Q. And then it lists various	24	Q. You can answer, ma'am.
	Q. 1210 11011 10 1100 (MI100)		
	Page 307		Page 309
1	SOPs on the left, the titles of the SOPs,	1	Page 309 MR. LIMBACHER: I was asking
1 2	_	1 2	_
	SOPs on the left, the titles of the SOPs,	1	MR. LIMBACHER: I was asking
2	SOPs on the left, the titles of the SOPs, and the various departments that are	2	MR. LIMBACHER: I was asking for a representation.
2	SOPs on the left, the titles of the SOPs, and the various departments that are responsible for the SOPs.	2 3	MR. LIMBACHER: I was asking for a representation. MR. BUCHANAN: I cannot
2 3 4	SOPs on the left, the titles of the SOPs, and the various departments that are responsible for the SOPs. Do you see those?	2 3 4	MR. LIMBACHER: I was asking for a representation. MR. BUCHANAN: I cannot represent what's in your internal
2 3 4 5	SOPs on the left, the titles of the SOPs, and the various departments that are responsible for the SOPs. Do you see those? A. I do. Q. Do you recognize those departments as departments within Endo?	2 3 4 5 6 7	MR. LIMBACHER: I was asking for a representation. MR. BUCHANAN: I cannot represent what's in your internal systems. I only have what you produced to me. MR. LIMBACHER: We don't
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	SOPs on the left, the titles of the SOPs, and the various departments that are responsible for the SOPs. Do you see those? A. I do. Q. Do you recognize those departments as departments within Endo? A. I recognize those documents. Q. Information management clinical, nonclinical, pharmaceutical development, quality assurance, et cetera. Do you see those? A. I do. Q. And the various titles off to the left, SOP tends to be embedded in the name of the various documents, correct? A. I see it, yes. Q. Just take a moment and review and see, in this listing of SOPs	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. LIMBACHER: I was asking for a representation. MR. BUCHANAN: I cannot represent what's in your internal systems. I only have what you produced to me. MR. LIMBACHER: We don't know if this is a complete listing of the SOPs. MR. BUCHANAN: If you produced them all to me, then I suppose that would be the representation. But I don't know what you chose to produce or not. BY MR. BUCHANAN: Q. Have you had a chance to look at it, ma'am? A. I have. Q. Did you see any SOPs for suspicious order monitoring? MR. LIMBACHER: Object to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	SOPs on the left, the titles of the SOPs, and the various departments that are responsible for the SOPs. Do you see those? A. I do. Q. Do you recognize those departments as departments within Endo? A. I recognize those documents. Q. Information management clinical, nonclinical, pharmaceutical development, quality assurance, et cetera. Do you see those? A. I do. Q. And the various titles off to the left, SOP tends to be embedded in the name of the various documents, correct? A. I see it, yes. Q. Just take a moment and review and see, in this listing of SOPs with the company in 2012, whether there	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: I was asking for a representation. MR. BUCHANAN: I cannot represent what's in your internal systems. I only have what you produced to me. MR. LIMBACHER: We don't know if this is a complete listing of the SOPs. MR. BUCHANAN: If you produced them all to me, then I suppose that would be the representation. But I don't know what you chose to produce or not. BY MR. BUCHANAN: Q. Have you had a chance to look at it, ma'am? A. I have. Q. Did you see any SOPs for suspicious order monitoring? MR. LIMBACHER: Object to form.

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Page 310
                                                                                           Page 312
                                                       1
                                                                 O. Okav. So one of the
 1
        BY MR. BUCHANAN:
                                                       2
                                                             documents you forwarded was this customer
 2
            Q. Did you see any for Know
  3
        Your Customer?
                                                       3
                                                             service 2012 curriculum, correct?
                                                       4
                                                                 A. I see that attached, yes.
  4
                MR. LIMBACHER: Object to
                                                       5
                                                                 Q. And then the other thing you
  5
            form.
                                                       6
                                                             forwarded was master effective procedural
  6
                THE WITNESS: No.
  7
                                                       7
                                                             documents as of February 8, 2012,
        BY MR. BUCHANAN:
 8
                                                       8
                                                             correct?
            Q. Did you see any for customer
                                                       9
 9
                                                                 A. Say that again. What do
        due diligence visits?
                                                     10
10
                MR. LIMBACHER: Object to
                                                             vou --
                                                     11
                                                                 Q. The other document that you
11
            form.
                                                     12
                                                             forwarded was master effective procedural
12
                THE WITNESS: No.
13
        BY MR. BUCHANAN:
                                                     13
                                                             documents as of February 8, 2012,
                                                     14
14
            Q. Did you see any for the
                                                             correct?
                                                     15
                                                                 A. February 8th?
15
        assessment or utilization of chargeback
                                                                Q. 2/8/2012?
                                                     16
16
        information --
                                                     17
                                                                 A. I don't see 2/8/2012
17
                MR. LIMBACHER: Object to
18
                                                     18
                                                             anywhere.
                                                     19
                                                                    MR. LIMBACHER: He's
19
        BY MR. BUCHANAN:
20
                                                     20
            Q. -- and evaluating suspicious
                                                                 referring to here.
21
                                                     21
                                                                    THE WITNESS: Oh, that.
        orders?
2.2
            A. No.
                                                     22
                                                             BY MR. BUCHANAN:
            Q. If we go to the first page
                                                     23
23
                                                                 O. Do you see that?
        of this document, 674.1, I just wanted to
                                                     24
                                                                 A. I see it, yes.
24
                                     Page 311
                                                                                           Page 313
 1
       call out, in your exchange with Ms.
                                                       1
                                                                 Q. And do you recognize, ma'am,
       Koumou, it appears that it's you
                                                       2
                                                             these SOPs and procedural documents that
 2
 3
       forwarding this list of documents,
                                                       3
                                                             are listed here to be SOPs of the
       correct? There are two files that you
                                                             company?
 4
                                                       4
                                                       5
 5
       forwarded?
                                                                 A. This is back from 2012. I
 6
            A. I don't recall this document
                                                       6
                                                             don't recall if these were effective or
 7
                                                       7
       at all. Just from what you're showing to
                                                             not in 2012.
 8
                                                       8
                                                                 Q. Well, certainly, at least
                                                       9
 9
            Q. I'm reading the e-mail that
                                                             the name of the file that you sent in
                                                     10
10
       was produced to us.
                                                             this exchange with Ms. Koumou was, master
                                                             effective procedural documents as of
11
               Do you see two documents
                                                     11
12
       attached, one, customer service 2012
                                                     12
                                                             February 8th, 2012, correct?
                                                     13
13
       curriculum is one item, ma'am?
                                                                    MR. LIMBACHER: Object to
14
               MR. LIMBACHER: Which e-mail
                                                     14
                                                                 form.
                                                     15
                                                                    THE WITNESS: That's what it
15
           are you referring to, counsel?
                                                     16
16
               MR. BUCHANAN: It's 674.1.
17
               MR. LIMBACHER: But which
                                                     17
                                                             BY MR. BUCHANAN:
18
                                                     18
                                                                 Q. And in that list of
            e-mail on that page?
19
                                                     19
                                                             documents, as of February 8, 2012, you
               MR. BUCHANAN: It's the
20
                                                     20
                                                             didn't see any SOPs related to suspicious
            latest in time.
21
                                                     21
                                                             order monitoring, correct?
       BY MR. BUCHANAN:
22
                                                     22
                                                                    MR. LIMBACHER: Object to
            Q. Do you see it on the screen,
23
       ma'am? It's highlighted for you.
                                                     23
                                                                 form. Asked and answered.
                                                     24
24
                                                                    THE WITNESS: No.
            A. I see it, yes.
```

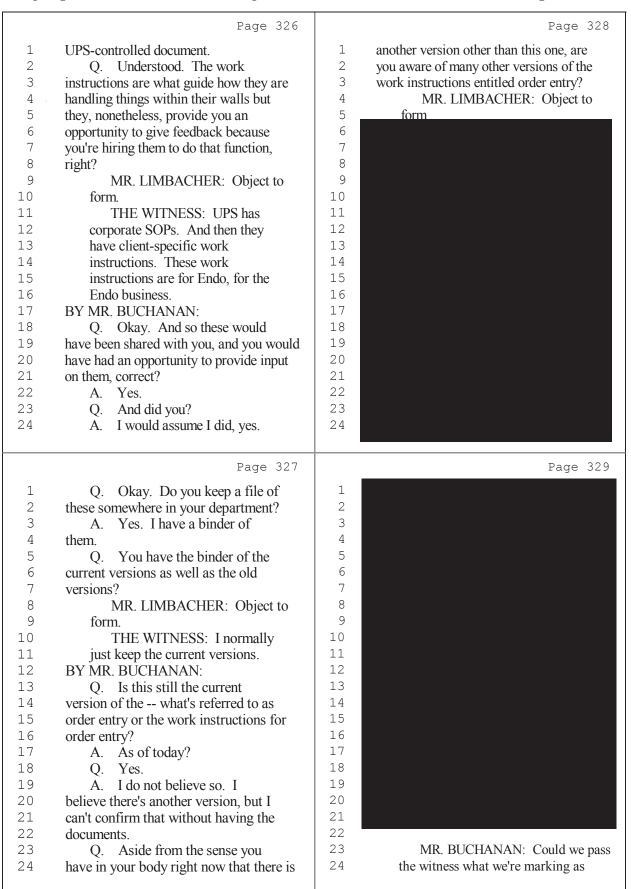
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Page 314
                                                                                         Page 316
                                                     1
            Suspicious order monitoring is not
 1
                                                                  MR. LIMBACHER: Object to
                                                     2
 2
            listed here.
                                                               form.
 3
               But I need to remind you all
                                                     3
                                                                  THE WITNESS: I don't know
                                                     4
  4
                                                               any details about that agreement,
            again that back in 2012, UPS had
                                                     5
  5
            their own SOM program in place.
                                                               if they did or if they didn't.
                                                      6
                                                           BY MR. BUCHANAN:
  6
            along with UPS -- along with Endo.
 7
        BY MR. BUCHANAN:
                                                     7
                                                               Q. Were you aware of what was
 8
            Q. And their own host of
                                                     8
                                                           going on with UPS? Were they keeping you
                                                     9
 9
                                                           aware of the investigation with the DEA?
        problems, right?
                                                    10
                                                                  MR. LIMBACHER: Object to
10
               MR. LIMBACHER: Object to
                                                    11
11
                                                               form.
            form. Argumentative.
12
               THE WITNESS: What are you
                                                    12
                                                                  THE WITNESS: I don't
                                                    13
13
            asking?
                                                               recall.
14
        BY MR. BUCHANAN:
                                                    14
                                                                  MR. LIMBACHER: And
                                                    15
            Q. I said -- you were
15
                                                               foundation.
        highlighting UPS.
                                                    16
                                                                  MR. BUCHANAN: Now is
16
                                                    17
17
               You know they got written up
                                                               probably as good a time as any.
                                                               Let's talk about those agreements.
18
        by the DEA, right?
                                                    18
                                                    19
                                                           BY MR. BUCHANAN:
19
               MR. LIMBACHER: Object to
20
                                                    20
                                                               Q. As I understand it, Endo was
            form. Argumentative.
21
                                                    21
                                                           utilizing UPS -- well, what is LHSI?
               THE WITNESS: I don't know
2.2
            what you're referring to.
                                                    22
                                                               A. Livingston Healthcare.
                                                    23
                                                               Q. Did that get acquired by
23
        BY MR. BUCHANAN:
                                                    24
                                                           UPS?
24
            O. Well, we talked about Know
                                    Page 315
                                                                                         Page 317
                                                     1
                                                                A. Yes, they did.
 1
        Your Customer.
                                                                Q. Endo was using UPS, or that
 2
               How about know your vendor?
                                                     2
 3
        Did UPS get in trouble with DEA, ma'am?
                                                      3
                                                            predecessor company, to do order
                                                            fulfillments since '98, correct?
 4
               MR. LIMBACHER: Object to
                                                      4
                                                     5
                                                                A. We entered into an agreement
 5
            form. Foundation.
 6
               THE WITNESS: I don't know
                                                      6
                                                           with them in January of -- sorry, in
                                                     7
 7
            exactly what you are -- what
                                                            April of 1999 is when they started.
 8
                                                     8
            you're referring to.
                                                                Q. Okay.
 9
                                                     9
                                                                   MR. BUCHANAN: Can I have
       BY MR. BUCHANAN:
            Q. What are you thinking of
                                                    10
                                                                597, 598 and 600 in sequence,
10
11
        when I say that?
                                                    11
                                                                please?
12
               MR. LIMBACHER: Object to
                                                    12
                                                                   MR. SIEGEL: 597 is
                                                    13
13
            form.
                                                                Exhibit-9. 598 is Exhibit-10.
14
               THE WITNESS: I believe
                                                    14
                                                                And 600 is Exhibit-11.
15
            you're referring to the UPS small
                                                    15
16
            package side of the business,
                                                    16
                                                                   (Whereupon, EndoWalker
17
            which is completely different and
                                                    17
                                                                Exhibit-9, UPSSCS0002916-935, was
            separate from the UPS Supply Chain
                                                    18
                                                                marked for identification.)
18
19
                                                    19
            Solutions side of the business.
                                                                     - - -
                                                    20
                                                                   (Whereupon, EndoWalker
20
               I believe that's what you
                                                    21
21
            are referring to.
                                                                Exhibit-10, UPSSCS0002991-3029,
22
        BY MR. BUCHANAN:
                                                    22
                                                                was marked for identification.)
23
           Q. Did they enter into an
                                                    23
                                                    24
24
        agreement with the DEA?
                                                                   (Whereupon, EndoWalker
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	Page 318		Page 320
1	Exhibit-11,	1	UPS?
2	ENDO_OPIOID_MDL_02060862-891, was	2	A. From what I remember, yes.
3	marked for identification.)	3	Q. Okay. Let's go to
4		4	Exhibit-10.
5	MR. BUCHANAN: Can we start	5	Exhibit-10 is an agreement
6	with 597 on the screen, please?	6	between Endo Pharmaceuticals and
7	That's Exhibit-9.	7	Livingston Healthcare Services, Inc.,
8	BY MR. BUCHANAN:	8	effective February 1, 2000. It states,
9	Q. Ma'am, I'm passing you over	9	Execution copy February 1, 2000.
10	what's been marked as Exhibit-9 to your	10	Do you recognize this,
11	deposition. It's an agreement between	11	ma'am, as the next agreement between Endo
12	Endo Pharmaceuticals and Livingston	12	•
13	Healthcare Services, Inc.	13	Pharmaceuticals and Livingston Healthcare
14	MR. LIMBACHER: She doesn't	14	Services, Inc
15			MR. LIMBACHER: Object to
	have it yet, counsel.	15	form.
16	This is 9, but not 10 and	16	BY MR. BUCHANAN:
17	11.	17	Q with regard to what was
18	MR. BUCHANAN: 9 is what	18	later called UPS's functions in
19	we're referring to.	19	fulfilling Endo's orders?
20	MR. LIMBACHER: You want me	20	MR. LIMBACHER: Object to
21	to show her 9 now	21	form.
22	MR. BUCHANAN: Sure.	22	THE WITNESS: UPS Supply
23	MR. LIMBACHER: because I	23	Chain Solutions, yes.
24	got 9, 10 and 11.	24	BY MR. BUCHANAN:
1	BY MR. BUCHANAN:	1	Q. Thank you. Let's go to
2	Q. Do you have before you	2	Exhibit-11.
3	what's been marked as Exhibit-9, an	3	And I'll represent to you,
4	agreement between Endo Pharmaceuticals	4	ma'am, that this is the next one that
5	and Livingston Healthcare, ma'am?	5	we're aware of, I don't know if this is
6	A. I have it.	6	the next one in sequence, the next one
7	Q. Dated April 1, '99?	7	they had, but Exhibit-11 is service
8	A. Uh-huh.	8	schedule Number 1, warehouse distribution
9	Q. Have you seen this agreement	9	services, an agreement between UPS Supply
10	before?	10	Chain Solutions, Inc. and Endo
11	A. I have, yes.	11	Pharmaceuticals, Inc.
12	Q. And was this the operating	12	Do you recognize this
13	agreement at the outset of the formation	13	agreement, ma'am?
14	of Endo with regard to the relationship	14	A. I do.
15	with Livingston Healthcare Services?	15	Q. Are you aware of any
16	MR. LIMBACHER: Object to	16	agreements between Exhibit-10 and
17	form.	17	Exhibit-11, date wise, meaning between
	THE WITNESS: I believe so.	18	2000 and 2010, that concern the
18	It was at the time.	19	relationship between Endo and UPS Supply
			Chain Solutions?
19		ZU	
19 20	BY MR. BUCHANAN:	20 21	
19 20 21	BY MR. BUCHANAN: Q. Do you recognize this as the	21	MR. LIMBACHER: Object to
19 20 21 22	BY MR. BUCHANAN: Q. Do you recognize this as the earliest operative agreement between Endo	21 22	MR. LIMBACHER: Object to form.
19 20 21	BY MR. BUCHANAN: Q. Do you recognize this as the	21	MR. LIMBACHER: Object to

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Page 322
                                                                                            Page 324
                                                        1
 1
                MR. BUCHANAN: I think I
                                                                  marked for identification.)
 2
                                                        2
            just said 2010.
 3
                MR. LIMBACHER: I just can't
                                                        3
                                                              BY MR. BUCHANAN:
            read the date on the top right
                                                        4
                                                                  O. Ma'am, what's marked as
 4
                                                        5
 5
                                                              Exhibit-12 is an e-mail from a Mr. Miller
            corner.
                MR. BUCHANAN: I think it's
 6
                                                        6
                                                              at UPS to yourself, attaching -- the
 7
                                                        7
                                                              subject is, WEP-04-04.03, order entry.
            in the second line. You can
 8
                                                        8
                                                                      And on the next page, we see
            see --
 9
                                                        9
                                                              a document named, Order entry for UPS
                MR. LIMBACHER: Okay. I
                                                      10
                                                              Supply Chain Solutions with the client
10
            see. Thank you.
                THE WITNESS: What was your
                                                              Endo Pharmaceuticals.
11
                                                      11
12
            question, please?
                                                      12
                                                                      Do you see that?
13
        BY MR. BUCHANAN:
                                                      13
                                                                  A. I do.
14
            Q. My question was, are you
                                                      14
                                                                  Q. A document you're familiar
        aware of any agreements between Endo and
15
                                                      15
                                                              with?
        UPS Supply Chain Solutions between in
                                                      16
16
                                                                  A. I am.
                                                      17
17
        that ten-year period other than, I
                                                                  Q. And is this the version of
        suppose, the two bookends we have,
18
                                                      18
                                                              Endo's work instructions with UPS from
19
        Exhibits-10 and 11?
                                                      19
                                                              this period of time in 2008, the
20
                                                              operative agreement? I should say the

 A. From what I recall, I

                                                      20
21
        believe this agreement and then we have
                                                      21
                                                              operative work instructions.
                                                                       During the time frame of
22
        this new one.
                                                      22
23
                                                      23
            O. Okav.
                                                              2008?
            A. I don't believe there was
2.4
                                                      2.4
                                                                  Q. Yes, ma'am.
                                      Page 323
                                                                                            Page 325
                                                                  A. I would believe so.
 1
       another agreement in between.
                                                        1
 2
          Q. Okay. So there were two --
                                                        2
                                                                  Q. Okay.
 3
       the two originating agreements with
                                                        3
                                                                   A. There's no effective date,
       Livingston Healthcare and then we have
 4
                                                        4
                                                              so I don't know if we're looking at the
 5
       the 2010 agreement with UPS Supply Chain
                                                        5
                                                              right document.
 6
       Solutions; is that correct?
                                                        6
                                                                  Q. Where do you keep the work
 7
              MR. LIMBACHER: Object to
                                                        7
                                                              instructions over the years that you've
 8
                                                        8
                                                              had with UPS, ma'am?
          form.
 9
              THE WITNESS: From what I
                                                        9
                                                                  A. UPS --
10
          recall, ves.
                                                      10
                                                                      MR. LIMBACHER: Object to
       BY MR. BUCHANAN:
11
                                                      11
                                                                  form.
12
          Q. Okay. In connection with
                                                      12
                                                                      THE WITNESS: They are a
13
       your relationship with UPS, you crafted
                                                      13
                                                                  UPS-controlled document, so they
14
       work instructions over the years; is that
                                                      14
                                                                  rely -- they are housed with UPS.
                                                      15
15
       right?
                                                                  But Endo, we receive copies of
16
          A. Yes, we have.
                                                      16
                                                                  them.
17
              MR. BUCHANAN: Could I
                                                      17
                                                              BY MR. BUCHANAN:
18
          please have 656 and 655?
                                                      18
                                                                  Q. Right. I take it, for this
                                                              relationship to work, you need to
19
              MR. SIEGEL: 655 is being
                                                      19
20
          marked as Exhibit-12.
                                                              understand what roles you have and what
                                                      20
21
                                                      21
                                                              roles they have, right?
22
              (Whereupon, EndoWalker
                                                      22
                                                                   A. Correct. The work
23
          Exhibit-12.
                                                      2.3
                                                              instructions are developed in conjunction
24
          ENDO OPIOID MDL 02988138-145, was
                                                      24
                                                              with both Endo and UPS, but they are a
```



	Page 330		Page 332
1	656?	1	BY MR. BUCHANAN:
2	MR. SIEGEL: Walker	2	Q. Okay. Where are you
3	Exhibit-13.	3	referring? What page are you on? I just
4		4	can't see over the table.
5	(Whereupon, EndoWalker	5	A15.
6	Exhibit-13,	6	Q. Thank you.
7	ENDO_OPIOID_MDL_01680920-975, was	7	Would that be the controlled
8	marked for identification.)	8	substance excess order check?
9		9	A. Yes.
10	BY MR. BUCHANAN:	10	Q. And just to orient us,
11	Q. I'm passing you, ma'am,	11	ma'am, this would be UPS's workflow with
12	what's been marked as Exhibit-13 to your	12	regard to order processing after its been
13	deposition.	13	released to them by Endo, fair?
14	A. Thanks.	14	A. No, that's incorrect.
15	Q. This is a work instruction	15	Q. Okay. What is it?
16	entitled, Order processing.	16	
17	Do you see that? I'm sorry.	17	A. This is the process within Endo's SAP system. Once the order gets
18	There's a cover e-mail, I was going to	18	down to UPS's SOM program, it's a
19	direct you to Page .12. You're free to	19	
20	look at the intervening pages, but	20	completely different group and a
			different process that reviews those
21	A. I see it.	21	orders.
22	Q. Okay. Can we go to .12?	22	Q. Okay. So let's make sure we
23	A12? Order processing.	23	understand this now. 4.3.7, Controlled
24	This one, order processing?	24	Substance Excessive Order Check.
	Dama 221		Dama 222
	Page 331		
			Page 333
1	MR. LIMBACHER: No, he's	1	Do you see that heading?
2	MR. LIMBACHER: No, he's looking at these.	2	Do you see that heading? A. I do.
	MR. LIMBACHER: No, he's		Do you see that heading? A. I do. Q. Customer service must print
2 3 4	MR. LIMBACHER: No, he's looking at these.	2	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in
2 3 4 5	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN:	2 3	Do you see that heading? A. I do. Q. Customer service must print
2 3 4 5 6	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry,	2 3 4	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in
2 3 4 5	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am.	2 3 4 5	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines
2 3 4 5 6	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one?	2 3 4 5 6	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible.
2 3 4 5 6 7	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes.	2 3 4 5 6 7	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders.
2 3 4 5 6 7 8	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN:	2 3 4 5 6 7 8	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that?
2 3 4 5 6 7 8 9	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work	2 3 4 5 6 7 8	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do.
2 3 4 5 6 7 8 9	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction?	2 3 4 5 6 7 8 9	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled
2 3 4 5 6 7 8 9 10	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction	2 3 4 5 6 7 8 9 10	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system?
2 3 4 5 6 7 8 9 10 11 12	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do.	2 3 4 5 6 7 8 9 10 11 12	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order.
2 3 4 5 6 7 8 9 10 11 12 13	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is.	2 3 4 5 6 7 8 9 10 11 12 13	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the
2 3 4 5 6 7 8 9 10 11 12 13 14	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared	2 3 4 5 6 7 8 9 10 11 12 13 14	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill
2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of orders for controlled substances?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in? A. Right. Previously, it was a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of orders for controlled substances? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in? A. Right. Previously, it was a DEA Form 222. Now it's an electronic
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of orders for controlled substances? MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in? A. Right. Previously, it was a DEA Form 222. Now it's an electronic version.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of orders for controlled substances? MR. LIMBACHER: Object to form. THE WITNESS: Yes, it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in? A. Right. Previously, it was a DEA Form 222. Now it's an electronic version. Q. And then it says, next line
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: No, he's looking at these. BY MR. BUCHANAN: Q. Top right corner, I'm sorry, ma'am. A. This one? MR. LIMBACHER: Yes. BY MR. BUCHANAN: Q. Do you see that work instruction? A. Order processing, I do. Q. Is that a work instruction that you recognize? A. It is. Q. Something that's been shared with you in the past? A. Yes, it has. Q. Is this the work instruction with UPS that governs the handling of orders for controlled substances? MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Do you see that heading? A. I do. Q. Customer service must print this report several times per day in order to resolve excessive order lines prior to cutoff time where feasible. This includes the release of CSOS orders. Do you see that? A. I do. Q. CSOS, that's controlled substance ordering system? A. Correct. That's the electronic version of a controlled order. Q. Right. So in the old days, it was more prevalent for people to fill out a piece of paper and fax it or send it; more recently, there's an electronic system to allow controlled substance orders to come in? A. Right. Previously, it was a DEA Form 222. Now it's an electronic version.

	Page 334		Page 336
1	director of customer service and	1	Q. That the UPS customer
2	distribution either approves the order to	2	service rep would review excessive orders
3	be released or contacts the customer to	3	and release them from excessive hold if
4 .	obtain more information.	4	the quantity is less than 500 units?
5	Did I read that correctly?	5	A. So I want to make sure that
6	A. You did.	6	we're all clear on what we're actually
7	Q. If the order is greater than	7	looking at.
8	the average of the customer's last three-	8	So UPS Supply Chain
9	and twelve-month usage, the CMA contacts	9	Solutions's customer service uses Endo's
10	Endo's associate director of customer	10	SAP system. So this is all related to
11	service.	11	Endo SAP system.
12	Did I read that correctly?	12	So when you're talking about
13	A. Uh-huh.	13	UPS releasing orders, it's with this
14	Q. CMA is at UPS Supply Chain	14	is the Endo system. When Endo's are
15	Services?	15	released and sent to UPS, it goes through
16		16	
17	A. The CMA is another word for customer service rep at UPS, yes.	17	UPS's SOM program, which is completely
18		18	separate from any completely separate
	Q. So if the order was greater	19	from this work instruction document.
19	than the customer's last three- or	1	I just want to make sure
20	twelve-month average, the CMA would	20	everybody is on the same page on how this
21	contact somebody in your group, right?	21	is working.
22	A. Yes.	22	Q. That's helpful to
23	Q. Okay. The associate	23	understand.
24	director may instruct customer service to	24	What you're saying is that
1	contact the customer to verify the amount	1	you had people physically seated in an
2	ordered and request an explanation as to	2	UPS facility that were actually working
3	why their order was excessive, new	3	on they were UPS employees, but they
4	customer, new contracts, increased sales	4	were working on your SAP system?
5	or release the order.	5	A. Yes. The Endo customer
6		6	service group is at UPS, and they are
7	Do you see that? A. I do.	7	dedicated to Endo.
		8	Q. Okay. Just in terms of
8	Q. CMA must enter the		
9	explanation in the order notes, along	9	where they get their paycheck, are they
10	with the contact name of the customer.	10	UPS employees or are they Endo employees?
11	Did I read that correctly?	11	MR. LIMBACHER: Object to
12	A. Yes.	12	form.
13	Q. Next line says, The CMA	13	THE WITNESS: They are UPS
	reviews excessive orders and releases	14	employees.
14			DILLED DILCHTSTAST
15	them from excessive hold if the quantity	15	BY MR. BUCHANAN:
15 16	them from excessive hold if the quantity is less than 500 units.	16	Q. Okay. So the UPS employees
15 16 17	them from excessive hold if the quantity is less than 500 units. Did I read that correctly?	16 17	Q. Okay. So the UPS employees are the employees doing the first check
15 16 17 18	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did.	16 17 18	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order
15 16 17 18 19	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did. Q. Were you aware of that?	16 17 18 19	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring?
15 16 17 18 19 20	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did.	16 17 18 19 20	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring? A. Correct. In conjunction
15 16 17 18 19 20 21	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did. Q. Were you aware of that?	16 17 18 19 20 21	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring?
15 16 17 18 19 20 21 22	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did. Q. Were you aware of that? MR. LIMBACHER: Object to	16 17 18 19 20 21 22	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring? A. Correct. In conjunction
15 16 17 18 19 20 21	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did. Q. Were you aware of that? MR. LIMBACHER: Object to form.	16 17 18 19 20 21 22 23	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring? A. Correct. In conjunction with myself at Endo, yes. Yes, that's
15 16 17 18 19 20 21 22	them from excessive hold if the quantity is less than 500 units. Did I read that correctly? A. You did. Q. Were you aware of that? MR. LIMBACHER: Object to form. THE WITNESS: Was I aware of	16 17 18 19 20 21 22	Q. Okay. So the UPS employees are the employees doing the first check on Endo's rules for excessive order monitoring? A. Correct. In conjunction with myself at Endo, yes. Yes, that's correct.

			Page 340
1		1	-
1	not part of this group. It's a	1	THE WITNESS: What's the
2	completely separate group within the	2	clarify your question.
3	regulatory system.	3	BY MR. BUCHANAN:
4 .	Q. Okay. So let me just make	4	Q. Do you see 4.3.7.3?
5	sure I'm understanding this, then.	5	A. I do.
6	So this controlled substance	6	Q. Is that the general
7	excessive order check that's in the work	7	algorithm that was Endo's suspicious
8	instructions for UPS, this is would	8	order flag up until 2014?
9	actually be what was, quote, Endo's	9	A. At this time the three- and
10	process within its SAP system as of this	10	twelve-month, that's correct.
11	point in time; is that fair?	11	Q. Up until 2014, correct?
12	A. Right. Whatever point in	12	A. Yes.
13	time these work instructions are	13	Q. Okay. So that would have
14	effective. I think this is under our	14	been the what would have, quote,
15	older program. But yes.	15	tripped the wire up until 2014?
16	Q. So this is 2008. And what	16	MR. LIMBACHER: Object to
17	this says is, what we were looking at to	17	form.
18	make an assessment of whether it's an	18	BY MR. BUCHANAN:
19	excessive order under Endo's rules at the	19	Q. Correct?
20	time was whether it was greater than the	20	A. The order potentially could
21	average of the customer's last three- and	21	kick out and a review would be done.
22	twelve-month usage, right?	22	And, again, once the order
23	A. Right. These was these	23	is released, it's sent to UPS and it goes
24	are work instructions before our update	24	through UPS's SOM program, which is a
	Page 339		Page 341
1	to SAP in '14.	1	completely separate group than this.
2	Q. Okay. So that was the	2	Q. So what's happening here is
3	general rule that you were applying to	3	that the UPS employees are then reviewing
4	flag an excessive order from Endo's	4	the orders that kick out, correct?
5	suspicious order monitoring process up	5	A. The U to clarify, it's
6	until 2014?	6	the customer service team assigned to
7	A. The three- and twelve-month	7	Endo, not the regulatory team. The UPS
8	average, yes, correct.	8	customer service team assigned to Endo
9	Q. As a practical matter, it	9	looking at the Endo SAP system.
10	was UPS employees who would be reviewing	10	Q. The UPS customer service
11	those flags?	11	team that was performing at least the
12	A. In conjunction with Endo;	12	first review of suspicious orders using
13	based on Endo's processes and based on	13	Endo's suspicious order or excessive
14	Endo's direction, yes.	14	order test?
15	Q. Right.	15	A. Correct. Right.
16	A. Correct.	16	MR. LIMBACHER: Object to
17	Q. So they were UPS employees	17	form.
18	assessing orders as to whether they were	18	BY MR. BUCHANAN:
19	excessive or not based on the algorithm	19	Q. So orders that were kicked
20	that's reflected in 4.3.7.3, correct?	20	out as being excessive by that test would
21	MR. LIMBACHER: Object to	21	then get reviewed by the UPS customer
22	form. Misstates the document.	22	service people, right?
23	Misstates the evidence. Misstates	23	MR. LIMBACHER: Object to
24	her testimony.	24	form.
	,		

	Page 342		Page 344
1	THE WITNESS: Correct. In	1	probably upgraded their system in
2	conjunction with Endo, if they had	2	114.
3	questions based on our work	3	BY MR. BUCHANAN:
4 .	instructions.	4	Q. Do you know that?
5	BY MR. BUCHANAN:	5	A. Do I know the work
6	Q. And by the work instructions	6	instructions change? I know that we have
7	that you guys had agreed on, the customer	7	current work instructions, yes.
8	service representative from UPS could	8	Q. Do your current work
9	release an excessive order if the	9	instructions, ma'am, do they allow an
10	quantity was less than 500, 500 units,	10	order to be cleared if it's just less
11	correct?	11	than 500 units?
12	MR. LIMBACHER: Object to	12	A. I would have to look at the
13	form.	13	current work instructions. I can't
14	THE WITNESS: That's what	14	confirm that right now.
15	this states, yes.	15	Q. Okay. In other words, when
16	BY MR. BUCHANAN:	16	we talk about an order clearing, that
17	Q. And that was the practice	17	means you don't have to do further
18	that would have been followed under these	18	investigation if it's smaller than 500
19	work instructions until they changed,	19	
20		20	units, right?
	correct?	21	MR. LIMBACHER: Object to
21 22	MR. LIMBACHER: Object to		form.
	form.	22	THE WITNESS: That's what it
23	THE WITNESS: Correct.	23	states.
24	BY MR. BUCHANAN:	24	BY MR. BUCHANAN:
	Page 343		Page 345
1	Q. These were, quote, the rules	1	Q. Okay. And that's what you
2	of the road for Endo's excessive order	2	did?
3	flagging and clearing until 2014, right?	3	MR. LIMBACHER: Object to
4	A. Right.	4	form.
5	MR. LIMBACHER: Object to	5	THE WITNESS: We had an
6	form.	6	excessive program in place, and we
7	THE WITNESS: Sorry.	7	reviewed them and we released the
8	But, again, you know, I'm	8	orders as appropriate.
9	repeating myself, I know. But	9	BY MR. BUCHANAN:
10	once they are released from our	10	Q. And one of the reasons to
11	system, they go through UPS's SOM	11	release an order was if it was smaller
12	program before they are released	12	than 500 units, right?
13		13	A. We had our program in place.
13	for shipping, which is a	14	
	completely separate algorithm,	1	MR. BUCHANAN: We're getting
15	separate system.	15	some feedback on the phone. I
16	BY MR. BUCHANAN:	16	don't know if somebody doesn't
	Q. When did the work	17	have their phone on mute.
17		18	BY MR. BUCHANAN:
17 18	instruction change with regard to	1	O A11 1 1 A 1 10.1
17 18 19	instruction change with regard to releasing orders that were smaller than	19	Q. All right. And so if the
17 18 19 20	instruction change with regard to releasing orders that were smaller than 500 units?	19 20	order was greater then 500 units, that
17 18 19 20 21	instruction change with regard to releasing orders that were smaller than 500 units? MR. LIMBACHER: Object to	19 20 21	order was greater then 500 units, that would be something that would have been
17 18 19 20 21 22	instruction change with regard to releasing orders that were smaller than 500 units? MR. LIMBACHER: Object to form.	19 20 21 22	order was greater then 500 units, that would be something that would have been coordinated with the Endo supervisor; is
17 18 19 20 21	instruction change with regard to releasing orders that were smaller than 500 units? MR. LIMBACHER: Object to	19 20 21	order was greater then 500 units, that would be something that would have been

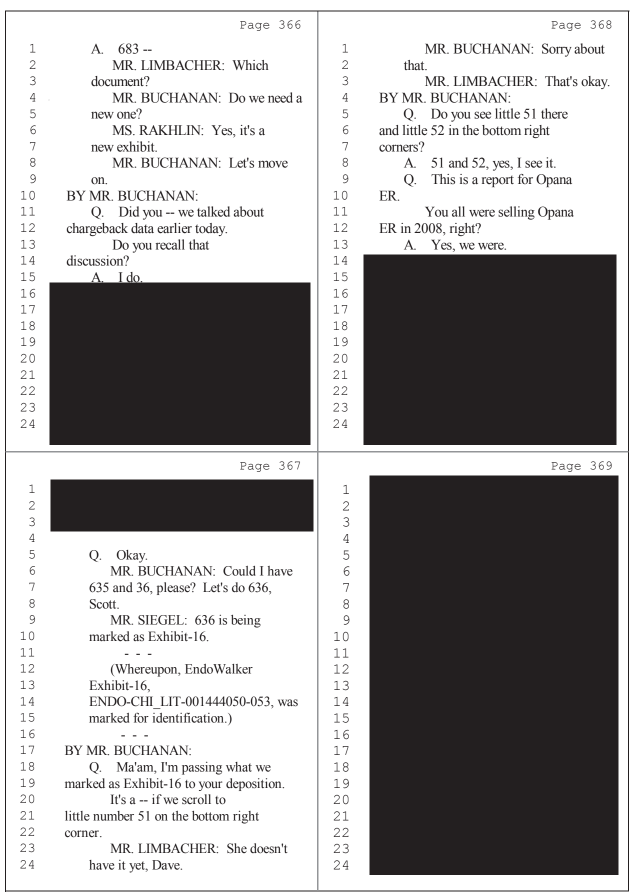
	Page 346		Page 348
1	Q. Is the Endo supervisor you?	1	Q right?
2	A. Probably at that time, yes.	2	A. We had our program in place,
3	Q. Okay. Were you ever	3	and we reviewed them and we released
4 .	physically at the same facility, ma'am,	4	them, yes.
5	with these UPS customer service people	5	Q. And then let's go to
6	that were doing this first-level review?	6	4.3.7.9. Endo's associate director of
7	A. Yes, I visit the UPS sites.	7	customer service and distribution
8	Q. Not a matter of whether you	8	reserves the right to reduce the quantity
9	visited them.	9	ordered and/or advise the deletion of an
10	Were you physically ever	10	order.
11	present and working in that environment?	11	Do you see that?
12	MR. LIMBACHER: Object to	12	A. Yes, I see it.
13	form.	13	Q. Is that you?
14	THE WITNESS: No, I work out	14	A. Yes, it was at the time.
15	of the Malvern office. But I do	15	Q. So you could structure an
16	visit UPS.	16	order if it was excessive?
17	BY MR. BUCHANAN:	17	A. I could what?
18	Q. Was that so that work was	18	Q. You could reduce the size of
19	happening remote from where you were on a	19	an order so it stayed below an excessive
20	day-to-day basis?	20	threshold and then still ship?
21	A. Yes.	21	MR. LIMBACHER: Object to
22	Q. Okay.	22	form.
23	MR. LIMBACHER: Whenever is	23	THE WITNESS: No, I don't
24	a good time to stop.	24	believe that's what that says.
	Page 347		Page 349
1	MR. BUCHANAN: Can you go a	1	BY MR. BUCHANAN:
2	few more minutes, just so I can	2	Q. Does it say you had the
3	finish this?	3	right to reduce the quantity ordered
4	MR. LIMBACHER: Are you okay	4	and/or advise the deletion of an order?
5	for a few more minutes?	5	A. If we deemed it suspicious
6	THE WITNESS: Yes.	6	and we didn't want to ship it, yes. But
7	BY MR. BUCHANAN:	7	I don't recall us ever doing that.
8	Q. And then it says, The CMA	8	Q. Okay. You don't recall ever
9	will release the excessive order based on	9	reducing the size of an order to allow it
10	one of the following excessive release	10	to ship?
11	codes.	11	A. No, I do not.
12	Right?	12	MR. LIMBACHER: Object to
13	A. Yes, that was in our old	13	form.
14	system.	14	BY MR. BUCHANAN:
15	Q. And these were the	15	Q. Do you have an understanding
16	documents this was the documentation	16	as to whether that would be appropriate
16 17	you would log into the system, 8050,	16 17	• •
16			as to whether that would be appropriate
16 17	you would log into the system, 8050,	17	as to whether that would be appropriate or not, ma'am?
16 17 18	you would log into the system, 8050, release due to growth factor, right?	17 18	as to whether that would be appropriate or not, ma'am? MR. LIMBACHER: Object to
16 17 18 19	you would log into the system, 8050, release due to growth factor, right? A. Yes.	17 18 19	as to whether that would be appropriate or not, ma'am? MR. LIMBACHER: Object to form.
16 17 18 19 20	you would log into the system, 8050, release due to growth factor, right? A. Yes. Q. Customer tells you they're	17 18 19 20	as to whether that would be appropriate or not, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: We had an
16 17 18 19 20 21	you would log into the system, 8050, release due to growth factor, right? A. Yes. Q. Customer tells you they're selling more, release it	17 18 19 20 21	as to whether that would be appropriate or not, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: We had an excessive program in place that
16 17 18 19 20 21 22	you would log into the system, 8050, release due to growth factor, right? A. Yes. Q. Customer tells you they're selling more, release it MR. LIMBACHER: Object to	17 18 19 20 21 22	as to whether that would be appropriate or not, ma'am? MR. LIMBACHER: Object to form. THE WITNESS: We had an excessive program in place that monitored our orders, and we would

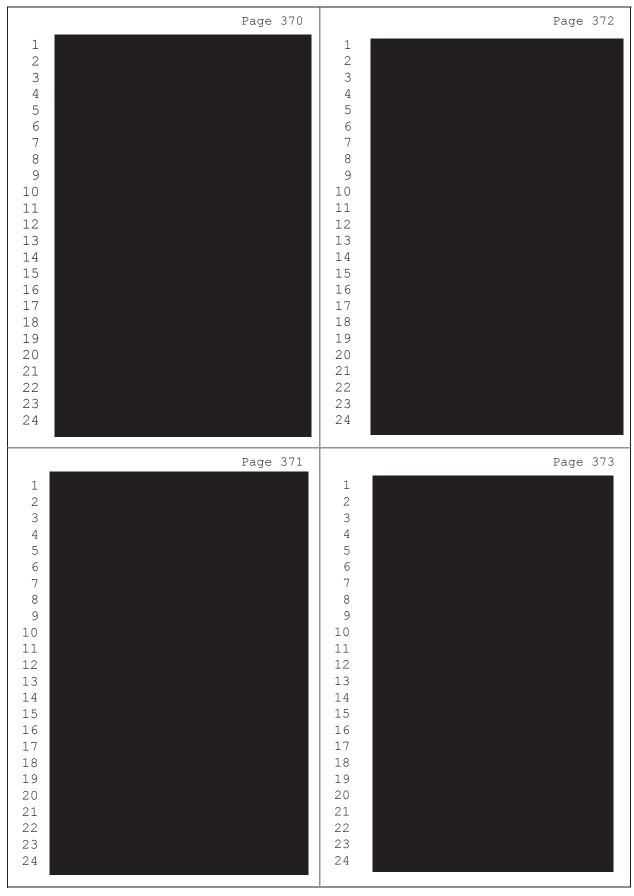
	- 250		5 250
	Page 350		Page 352
1	Q. Was it your understanding,	1	excessive program in place and UPS
2	ma'am, that it was permissible for you to	2	had an SOM program in place, and
3	reduce the size of the order so that it	3	orders were filtered through both
4 .	would no longer be excessive in the	4	programs and reviewed and shipped
5	shipment and then clear it?	5	as necessary.
6	A. I don't recall that.	6	And I don't recall an order
7	MR. LIMBACHER: Object to	7	being deemed as suspicious and
8	form.	8	reported to the DEA.
9	BY MR. BUCHANAN:	9	BY MR. BUCHANAN:
10	Q. My question is, is it your	10	Q. Do you recall ever cutting
11	understanding that that would be	11	an order in size, ma'am
12	appropriate to do that?	12	A. No, I do not.
13	A. I don't recall.	13	Q so it was no longer
14	Q. In fact, did you later	14	excessive in size?
15	learn, ma'am, that if you had done such a	15	A. No, I do not.
16	thing that that would, in fact, be	16	MR. LIMBACHER: Object to
17	something that you would have to report	17	form. Asked and answered.
18	to the DEA?	18	THE WITNESS: I do not
19	MR. LIMBACHER: Object to	19	recall.
20	form.	20	BY MR. BUCHANAN:
21	THE WITNESS: I don't	21	
22		22	Q. Do you recall ever
23	recall. We had excessive programs	23	authorizing people on your staff to cut the size of an order so that it was no
	in place and so did UPS, and our		
24	orders were monitored and they	24	longer excessive?
	Page 351		
	Page 351		
	1490 331		Page 353
1	were shipped as appropriate,	1	A. No.
2	were shipped as appropriate, between both the companies and	2	A. No. MR. LIMBACHER: Object to
2	were shipped as appropriate,	1	A. No.
2 3 4	were shipped as appropriate, between both the companies and	2	A. No. MR. LIMBACHER: Object to
2	were shipped as appropriate, between both the companies and both our systems and both our	2 3	A. No. MR. LIMBACHER: Object to form. Asked and answered.
2 3 4	were shipped as appropriate, between both the companies and both our systems and both our programs.	2 3 4	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN:
2 3 4 5	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN:	2 3 4 5	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to
2 3 4 5 6	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that	2 3 4 5 6	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am?
2 3 4 5 6 7	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order	2 3 4 5 6 7	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to
2 3 4 5 6 7 8	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it,	2 3 4 5 6 7 8	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an
2 3 4 5 6 7 8 9	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am?	2 3 4 5 6 7 8	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered.
2 3 4 5 6 7 8 9	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at
2 3 4 5 6 7 8 9 10	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation.	2 3 4 5 6 7 8 9 10	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10 11	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall.	2 3 4 5 6 7 8 9 10 11 12	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my
2 3 4 5 6 7 8 9 10 11 12 13	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size or reduce the quantity, that would be	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm telling you.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size or reduce the quantity, that would be something you would have to report to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm telling you. Q. I'm asking you the way
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size or reduce the quantity, that would be something you would have to report to the DEA, right? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm telling you. Q. I'm asking you the way this works is we have questions and answers. I think you understand that by
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size or reduce the quantity, that would be something you would have to report to the DEA, right? MR. LIMBACHER: Object to form. Asked and answered.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm telling you. Q. I'm asking you the way this works is we have questions and answers. I think you understand that by this point in time.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	were shipped as appropriate, between both the companies and both our systems and both our programs. BY MR. BUCHANAN: Q. And if you had cut an order and hadn't reported it to the DEA, that would not be appropriate, would it, ma'am? MR. LIMBACHER: Object to form. Foundation. THE WITNESS: I don't recall. BY MR. BUCHANAN: Q. If you had an order that was excessive, in order to make it not excessive as to quantity, as to size, as to frequency, you had to reduce its size or reduce the quantity, that would be something you would have to report to the DEA, right? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No. MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. Would that be appropriate to do, ma'am? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: We had an excessive program in place, at both Endo and at UPS. BY MR. BUCHANAN: Q. How is that responsive to my question? A. I'm telling you what we had in place. Q. I'm not asking you that. A. Well, that's what I'm telling you. Q. I'm asking you the way this works is we have questions and answers. I think you understand that by

1 is, to your understanding, would it be 2 appropriate for a company to cut for 3 you, in your role in suspicious order 4 monitoring, to cut an order in size that 5 had been flagged as excessive and then 6 ship it once it's no longer excessive and 7 not report that to the DEA? 8 MR. LIMBACHER: Object to 9 form. 10 THE WITNESS: I don't 11 It's an e-mail from 2 to Kayla Keinhofer, Robert 3 Doug Azzalina and a couple there. 4 there. 5 Do you see that? 6 A. Yes. 7 Q. And it's referring interaction that you had with you had with you had with a couple of the shipment of orders. 9 2009 relating to the shipment of orders. 11 Do you recall that? 12 MR. BUCHANAN: We can take a properties of the shipment of orders. 13 break. 14 Do you recall that? 15 A. I'm sorry, I was resulted to the shipment of orders. 16 A. I'm sorry, I was resulted to the shipment of orders. 17 Do you recall that? 18 A. I'm sorry, I was resulted to the shipment of orders. 19 Do you recall that?	Stuart and e of ccs on to an the McKesson in
2 appropriate for a company to cut for 3 you, in your role in suspicious order 4 monitoring, to cut an order in size that 5 had been flagged as excessive and then 6 ship it once it's no longer excessive and 7 not report that to the DEA? 8 MR. LIMBACHER: Object to 9 form. 10 THE WITNESS: I don't 11 recall. 12 MR. BUCHANAN: We can take a 13 break. 2 to Kayla Keinhofer, Robert 3 Doug Azzalina and a couple there. 3 Do you see that? 4 there. 5 A. Yes. 7 Q. And it's referring a interaction that you had wit 10 nonshipment of orders. 10 THE WITNESS: I don't 10 nonshipment of orders. 11 Do you recall that? 12 A. I'm sorry, I was resident to the 12 document.	Stuart and e of ccs on to an the McKesson in
2 appropriate for a company to cut for 3 you, in your role in suspicious order 4 monitoring, to cut an order in size that 5 had been flagged as excessive and then 6 ship it once it's no longer excessive and 7 not report that to the DEA? 8 MR. LIMBACHER: Object to 9 form. 9 2009 relating to the shipme 10 THE WITNESS: I don't 10 nonshipment of orders. 11 recall. 12 MR. BUCHANAN: We can take a 13 break. 13 to Kayla Keinhofer, Robert 2 to Kayla Keinhofer, Robert 3 Doug Azzalina and a couple there. 4 there. 5 Do you see that? 6 A. Yes. 7 Q. And it's referring to interaction that you had with the shipment of orders. 10 THE WITNESS: I don't to nonshipment of orders. 11 Do you recall that? 12 A. I'm sorry, I was reduced the shipment of occurrent.	Stuart and e of ccs on to an the McKesson in
you, in your role in suspicious order you, in your role in suspicious order monitoring, to cut an order in size that had been flagged as excessive and then ship it once it's no longer excessive and monitoring, to cut an order in size that there. Do you see that? A. Yes. R. Yes. MR. LIMBACHER: Object to monshipment of orders. THE WITNESS: I don't monshipment of orders. Trecall. MR. BUCHANAN: We can take a monitoring, to cut an order in size that there. Do you see that? A. Yes. R. Yes. Outhard it's referring to interaction that you had with monshipment of orders. Do you recall that? A. I'm sorry, I was red document.	to an
4 monitoring, to cut an order in size that 5 had been flagged as excessive and then 6 ship it once it's no longer excessive and 7 not report that to the DEA? 8 MR. LIMBACHER: Object to 9 form. 9 2009 relating to the shipme 10 THE WITNESS: I don't 11 recall. 12 MR. BUCHANAN: We can take a 13 break. 4 there. 5 Do you see that? 6 A. Yes. 7 Q. And it's referring to interaction that you had wit 9 interaction that you had wit 10 nonshipment of orders. 11 Do you recall that? 12 A. I'm sorry, I was results.	to an h McKesson in
had been flagged as excessive and then ship it once it's no longer excessive and not report that to the DEA? MR. LIMBACHER: Object to form. THE WITNESS: I don't nonshipment of orders. MR. BUCHANAN: We can take a break. Do you see that? A. Yes. Q. And it's referring to interaction that you had with nonshipment of orders. In nonshipment of orders. Lim sorry, I was read document.	th McKesson in
ship it once it's no longer excessive and not report that to the DEA? MR. LIMBACHER: Object to more properties of the ship of	th McKesson in
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9 form. 9 2009 relating to the shipme 10 THE WITNESS: I don't 10 nonshipment of orders. 11 recall. 11 Do you recall that? 12 MR. BUCHANAN: We can take a 12 A. I'm sorry, I was re 13 break. 13 document.	
10 THE WITNESS: I don't 10 nonshipment of orders. 11 recall. 11 Do you recall that? 12 MR. BUCHANAN: We can take a 12 A. I'm sorry, I was re 13 break. 13 document.	an or
11 recall. 12 MR. BUCHANAN: We can take a 12 A. I'm sorry, I was re 13 break. 11 Do you recall that? 12 A. I'm sorry, I was re 13 document.	
MR. BUCHANAN: We can take a 12 A. I'm sorry, I was re break. 13 document.	,
13 break. 13 document.	
	ading the
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4414
VIDEO TECHNICIAN: We are 14 Can you please rep	
going off record. The time is 15 Q. Sure. It's recalling	
16 2:36. 16 certain McKesson service le	evel penalties?
17 17 A. Okay, yes.	
18 (Whereupon, a brief recess 18 Q. In your agreement	
19 was taken.) 19 McKesson, were you requir	
20 20 minimum percentage of the	ir order,
21 VIDEO TECHNICIAN: We're 21 regardless?	
back on the record. Beginning of 22 MR. LIMBACHER	R: Object to
Media File Number 6. The time is 23 form.	
24 2:54. THE WITNESS: 7	This is back
Page 355	Page 357
1 MR. BUCHANAN: Can I have 1 from 2010. I don't rec	all. I
2 659, please, Scott, next in order? 2 would have to look at	the actual
3 MR. SIEGEL: 659 is being 3 document.	
4 marked as Walker-14. 4 BY MR. BUCHANAN:	
5 5 Q. Let's read the e-n	nail.
6 (Whereupon, EndoWalker 6 Monday, May 10, 2010.	,
7 Exhibit-14, 7 As we discussed la	ast week
8 ENDO_OPIOID_MDL_05948106-137, was 8 during our meeting, attached	
9 marked for identification.) 9 of POs that McKesson ord	
10 last two weeks in December	
BY MR. BUCHANAN: 11 spreadsheet lists the PO nu	
12 Q. I'm passing you, ma'am, 12 quantity, ship quantity and	
what's been marked as Exhibit-14 to your 13 know within the agreement	
1 Initiating at the state of th	
5 5 7 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	•
	rectly,
1	
19 some form. 19 A. Yes.	*41
20 I'm going to direct your 20 Q. Are you familiar	
21 attention to .27, top right corner. It's 21 service level agreements ye	
	s over time'?
22 an e-mail from yourself 22 various of your distributors	
22 an e-mail from yourself 22 various of your distributors 23 A. Sorry, you said 27? 23 A. I know the generical 22 various of your distributors 23 A. I know the generical 23 A. I know the generical 25 A. I k	
22 an e-mail from yourself 22 various of your distributors	

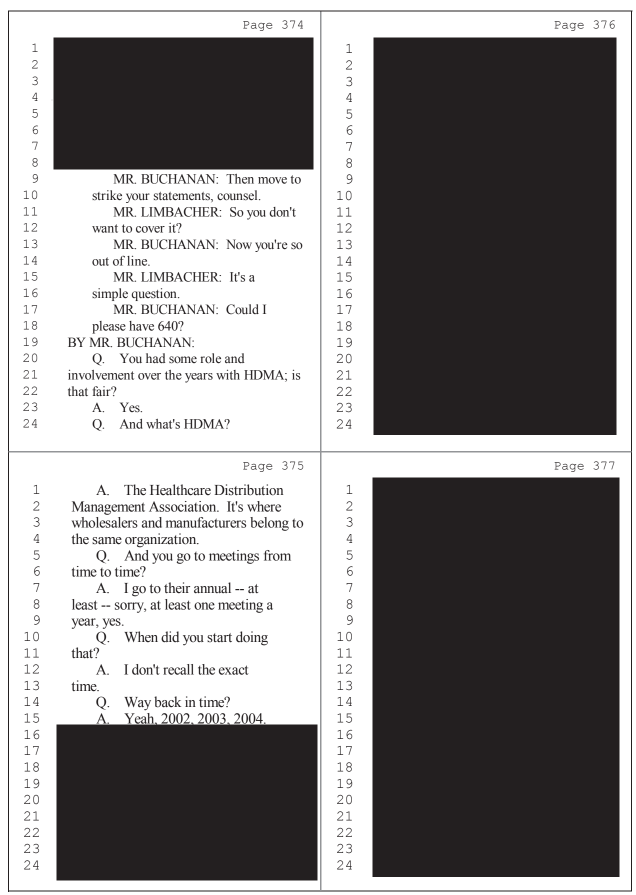
	Page 358		Page 360
1	agreements, yes.	1	over the table to you. You can set that
2	Q. Okay. It notes on the	2	one aside.
3	bottom, McKesson ordered three times	3	A. Not this one?
4	their normal order amount.	4	Q. We'll probably come back to
5	Do you see that?	5	that one in a moment.
6	A. I do.	6	Do you have the e-mail
7	Q. Would three times the normal	7	before you, ma'am?
8	order amount be excessive, ma'am?	8	A. Yes, I do.
9	MR. LIMBACHER: Object to	9	Q. It's an e-mail exchange
10	form.	10	between yourself, internal Endo people,
11	THE WITNESS: To ground	11	and UPS folks concerning some orders that
12	everybody, based on these dates,	12	were coming in, correct?
13	this is during a holiday period,	13	A. Yes.
14	there is a lot of shifting of	14	Q. I guess the earliest in time
15	orders, shutdown periods, that	15	would be back on, let's see, .2 at the
16	kind of stuff.	16	bottom, an e-mail from yourself on
17	So just because it says	17	February 21, 2012 to Patricia Drayton,
18	three times the normal amount,	18	Linda Cichocki, Deborah Robertson and
19	that doesn't mean it's actually	19	others with UPS, correct?
20	excessive, it could be because of	20	A. Yes.
21	the holiday period, because we had	21	MR. LIMBACHER: Take your
22	shipped to them for multiple	22	time and read the document.
23	weeks.	23	THE WITNESS: I know what it
24	BY MR. BUCHANAN:	24	is.
	Page 359		Page 361
1	Q. You wouldn't be surprised if	1	BY MR. BUCHANAN:
2	that order would have tripped an	2	Q. It's an order of Opana ER,
3	excessive flag, though, correct?	3	10 milligram, C-II.
4	A. Correct. But there's a	4	Is that Schedule II?
5	valid reason that it would kick out as		is that beliedate ii.
			A Yes it is
6	excessive.	5 6	A. Yes, it is. O. Controlled substances?
6 7	excessive. MR. BUCHANAN: You can take	6 7	Q. Controlled substances?
	MR. BUCHANAN: You can take	6 7	Q. Controlled substances?A. Controlled substance II,
7		6	Q. Controlled substances? A. Controlled substance II, yes.
7 8	MR. BUCHANAN: You can take that down. 684, please, Scott.	6 7 8	Q. Controlled substances?A. Controlled substance II,yes.Q. Which would fit; Opana ER
7 8 9	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is	6 7 8 9	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct?
7 8 9 10	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15.	6 7 8 9 10	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is.
7 8 9 10 11	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you	6 7 8 9 10 11	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject
7 8 9 10 11 12	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you	6 7 8 9 10 11 12	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the
7 8 9 10 11 12 13	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen.	6 7 8 9 10 11 12 13	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject
7 8 9 10 11 12 13 14	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker	6 7 8 9 10 11 12 13 14	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC?
7 8 9 10 11 12 13 14 15	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker Exhibit-15,	6 7 8 9 10 11 12 13 14 15	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC? A. Foreign distribution center.
7 8 9 10 11 12 13 14 15 16	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker Exhibit-15, ENDO_OPIOID_MDL_05962953-956, was	6 7 8 9 10 11 12 13 14 15 16	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC? A. Foreign distribution center. Q. It then lists all their POs
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7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker Exhibit-15, ENDO_OPIOID_MDL_05962953-956, was marked for identification.) BY MR. BUCHANAN: Q. This is an e-mail from	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC? A. Foreign distribution center. Q. It then lists all their POs for the Opana. Do you see that? A. Yes. Q. PO is a purchase order?
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker Exhibit-15, ENDO_OPIOID_MDL_05962953-956, was marked for identification.) BY MR. BUCHANAN: Q. This is an e-mail from February 21, 2012 from yourself to a Mr.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC? A. Foreign distribution center. Q. It then lists all their POs for the Opana. Do you see that? A. Yes. Q. PO is a purchase order? A. Yes, it is.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. BUCHANAN: You can take that down. 684, please, Scott. MR. SIEGEL: 684 is Exhibit-15. MR. BUCHANAN: And if you could pull it up on the screen. (Whereupon, EndoWalker Exhibit-15, ENDO_OPIOID_MDL_05962953-956, was marked for identification.) BY MR. BUCHANAN: Q. This is an e-mail from February 21, 2012 from yourself to a Mr. Jennings, Weeks and Cheryl Matz, all at	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Controlled substances? A. Controlled substance II, yes. Q. Which would fit; Opana ER was a controlled substance, correct? A. Correct, it is. Q. And to finish the subject line, it says, Please ship direct to the FDCs, McKesson. What's an FDC? A. Foreign distribution center. Q. It then lists all their POs for the Opana. Do you see that? A. Yes. Q. PO is a purchase order?

	Page 362		Page 364
1	purchase orders, correct?	1	Weeks with?
2	A. Correct. Yes, this e-mail	2	A. Kathy worked for UPS.
3	is from McKesson.	3	Q. And she notes, in the middle
4 .	Q. And then if we follow up the	4	of Page 1, The quantities have been
5	thread, we see at the top of Page 2, .2,	5	changed, correct?
6	an e-mail from Ms. Matz.	6	A. Yes.
7	And who is she with? Is she	7	Q. And then, Orders can ship
8	Endo or is she UPS?	8	out tomorrow following normal
9	A. Cheryl Matz, she was with	9	verifications, SOM, et cetera.
10	Endo at the time.	10	That's from Mr. Jennings at
11	Q. And Endo, kind of in your	11	UPS, correct?
12	office there in Malvern, or was she down	12	A. That's correct.
13	sitting with the UPS employees?	13	Q. And you say, Nice job
14	A. No, my office in Malvern.	14	everyone, in your final e-mail in 2012
15	Q. And so she's saying, Hi,	15	here, correct?
16	Team, McKesson ordered more than their	16	A. Correct.
17	allocated quantities, so in the unit ship	17	Q. All right. Then you say
18	column I entered a revised quantity.	18	you're going to look at the ABC orders
19	Please change the orders to reflect these	19	next? Is that what you said?
20	new quantities, and then you can release	20	A. Yes, that's what I said.
21	these particular McKesson orders.	21	Q. Okay.
22	Cheryl.	22	A. So this e-mail
23	Did I read that correctly?	23	
24	A. You did.	24	Q. I'm sorry, ma'am, there's not a question.
24	A. Tou did.	24	not a question.
	Page 363		Page 365
1	Q. And we see before that, all	1	Page 365 MR. LIMBACHER: Do you want
2		1 2	-
	Q. And we see before that, all		MR. LIMBACHER: Do you want
2	Q. And we see before that, all the orders had gone on, quote, license	2	MR. LIMBACHER: Do you want to give her an opportunity to
2	Q. And we see before that, all the orders had gone on, quote, license hold, correct?	2 3	MR. LIMBACHER: Do you want to give her an opportunity to provide some context?
2 3 4	Q. And we see before that, all the orders had gone on, quote, license hold, correct? A. Yes, I see that.	2 3 4	MR. LIMBACHER: Do you want to give her an opportunity to provide some context? MR. BUCHANAN: I'm now
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2 3 4 5 6	Q. And we see before that, all the orders had gone on, quote, license hold, correct? A. Yes, I see that. Q. And then you intervene, in the middle of the page, you note, Cheryl	2 3 4 5 6	MR. LIMBACHER: Do you want to give her an opportunity to provide some context? MR. BUCHANAN: I'm now starting to get concerned about my time. So if you'd like to do it
2 3 4 5 6 7	Q. And we see before that, all the orders had gone on, quote, license hold, correct? A. Yes, I see that. Q. And then you intervene, in the middle of the page, you note, Cheryl is reviewing the quantity. Don't	2 3 4 5 6 7	MR. LIMBACHER: Do you want to give her an opportunity to provide some context? MR. BUCHANAN: I'm now starting to get concerned about my time. So if you'd like to do it
2 3 4 5 6 7 8	Q. And we see before that, all the orders had gone on, quote, license hold, correct? A. Yes, I see that. Q. And then you intervene, in the middle of the page, you note, Cheryl is reviewing the quantity. Don't review excuse me remove the manage	2 3 4 5 6 7 8	MR. LIMBACHER: Do you want to give her an opportunity to provide some context? MR. BUCHANAN: I'm now starting to get concerned about my time. So if you'd like to do it on redirect, feel free.
2 3 4 5 6 7 8 9	Q. And we see before that, all the orders had gone on, quote, license hold, correct? A. Yes, I see that. Q. And then you intervene, in the middle of the page, you note, Cheryl is reviewing the quantity. Don't review excuse me remove the manage block until you hear from her or I. You	2 3 4 5 6 7 8	MR. LIMBACHER: Do you want to give her an opportunity to provide some context? MR. BUCHANAN: I'm now starting to get concerned about my time. So if you'd like to do it on redirect, feel free. (Whereupon, a discussion off
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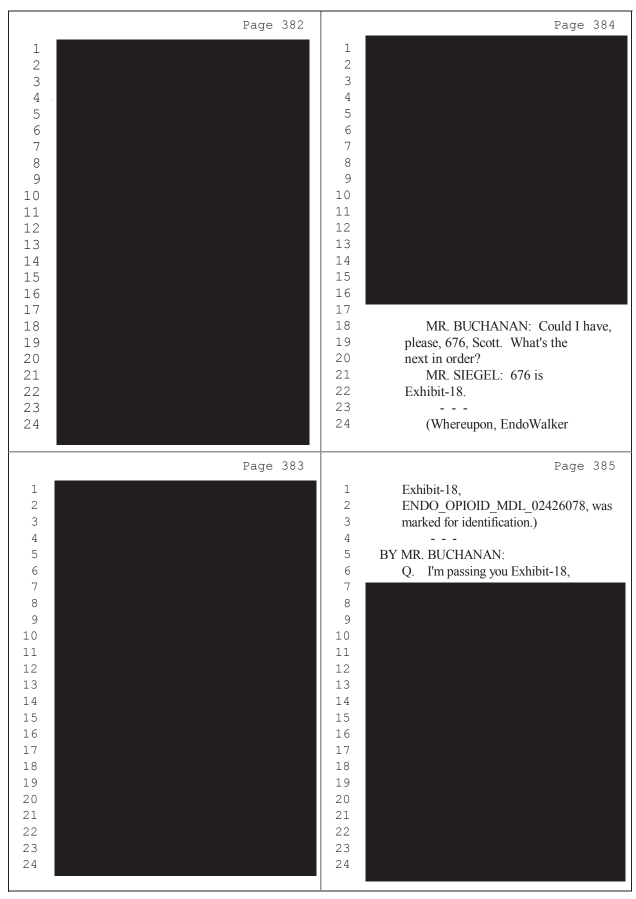
94 (Pages 370 to 373)



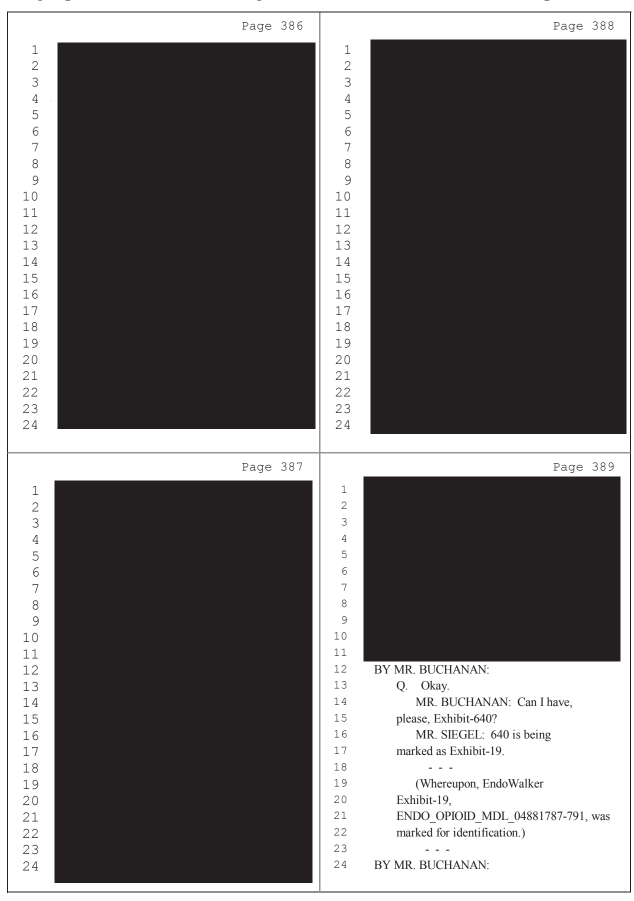
95 (Pages 374 to 377)



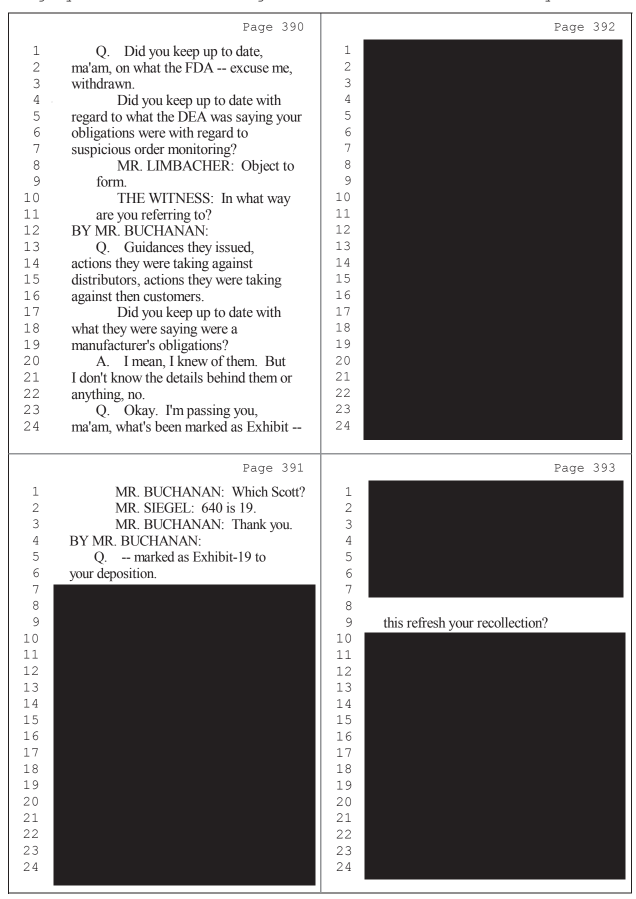
96 (Pages 378 to 381)



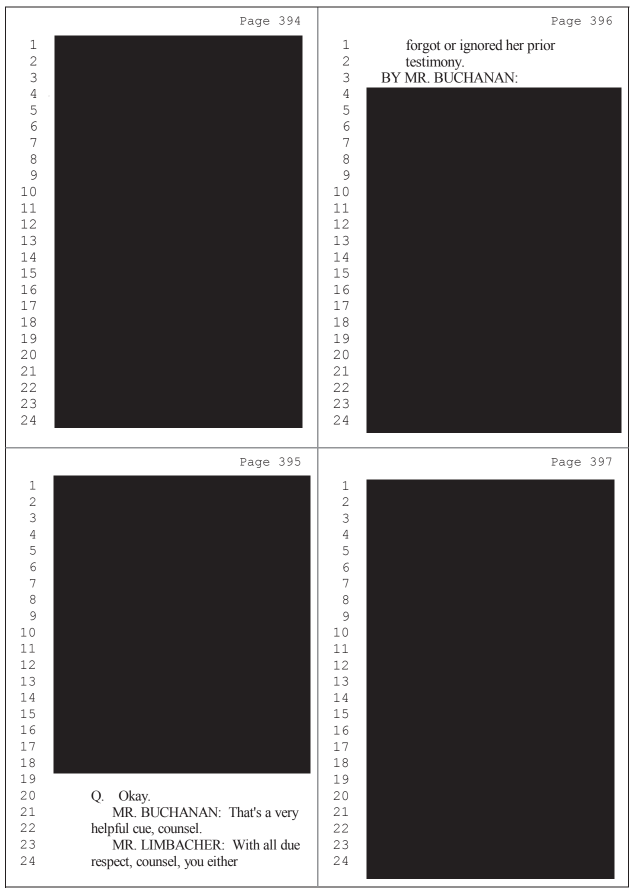
97 (Pages 382 to 385)



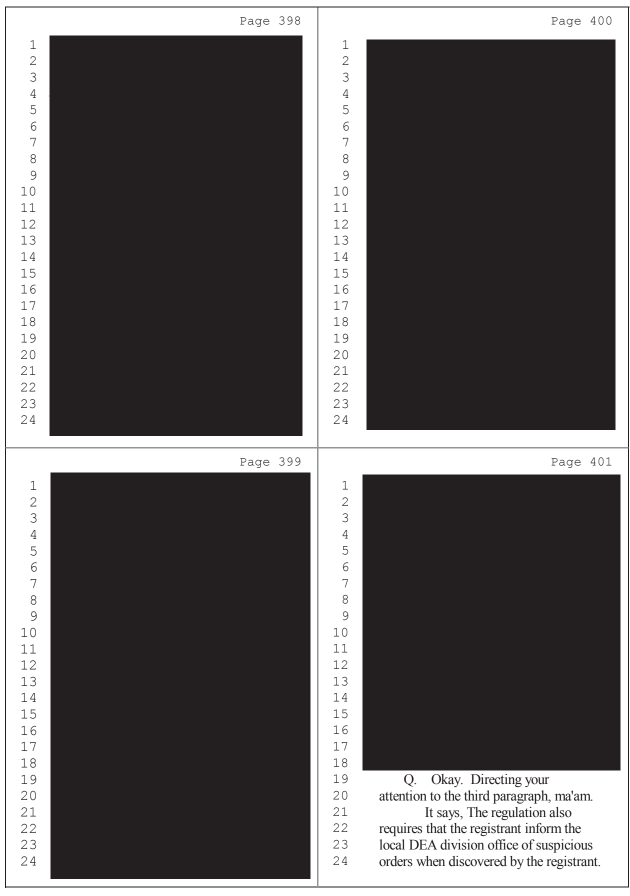
98 (Pages 386 to 389)



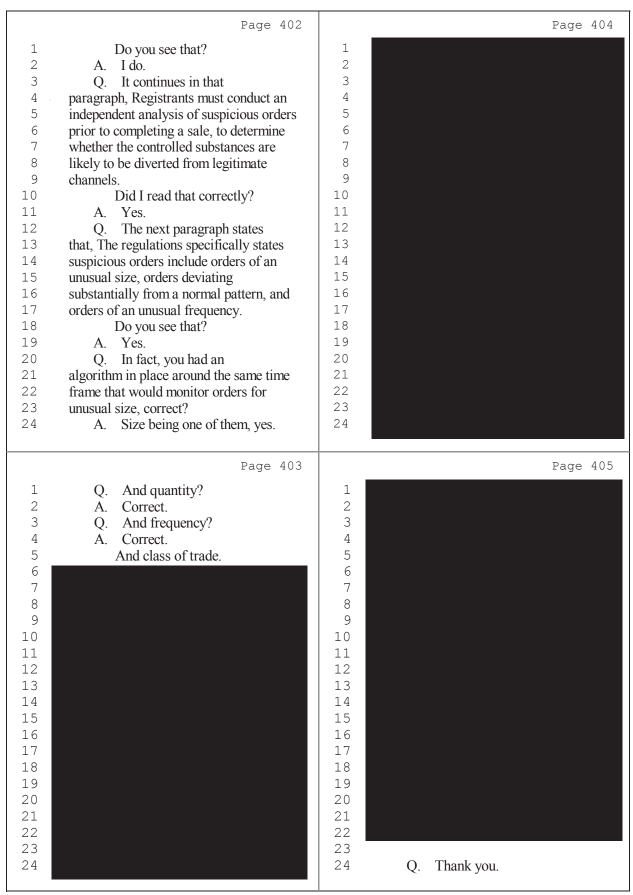
99 (Pages 390 to 393)



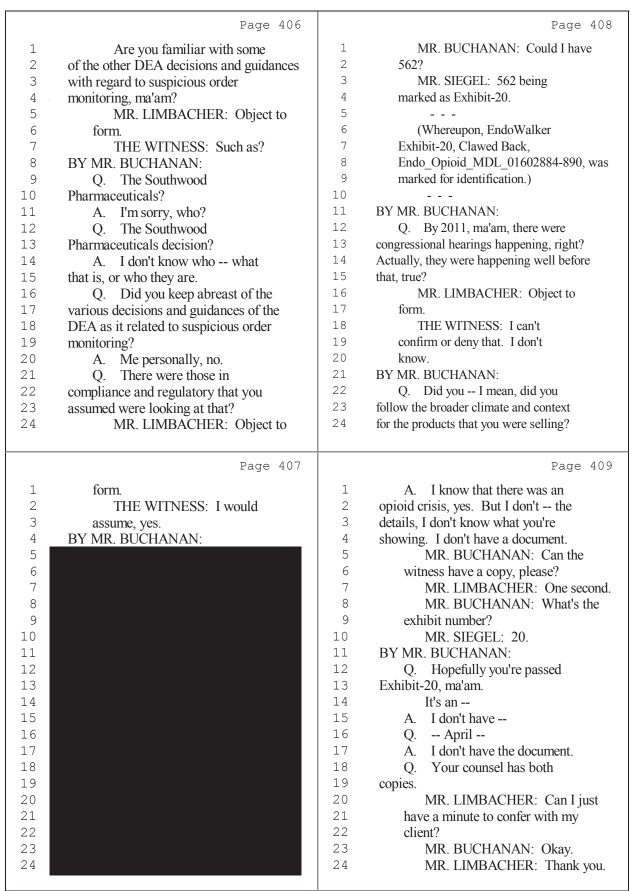
100 (Pages 394 to 397)



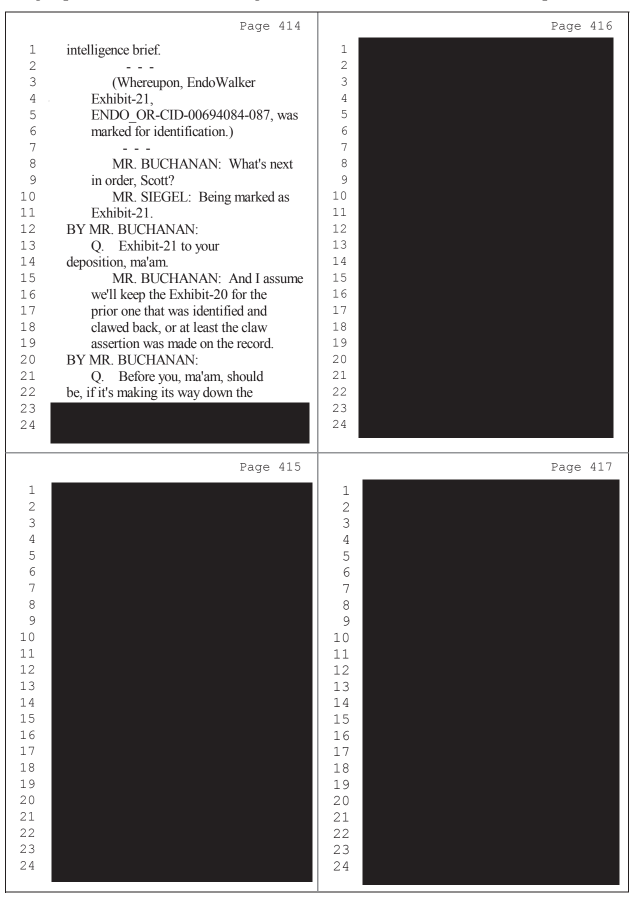
101 (Pages 398 to 401)



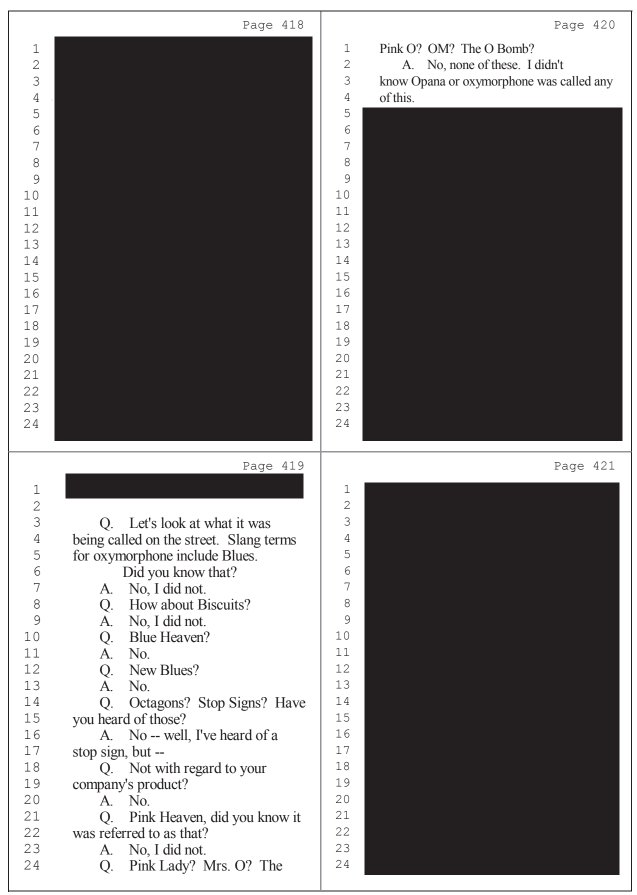
102 (Pages 402 to 405)



	Page 410		Page 412
1	VIDEO TECHNICIAN: We're	1	MR. BUCHANAN: So I don't
2	going off record. The time is	2	believe I'm permitted to continue
3	3:33.	3	to examine unless you permit me to
4 .		4	do so; is that right?
5	(Whereupon, a brief recess	5	MR. LIMBACHER: No, I don't
6	was taken.)	6	believe you are permitted to go
7		7	further on this.
8	VIDEO TECHNICIAN: We're	8	And if this is something we
9	back on the record. Beginning of	9	need to confer on after the fact
10	Media File Number 7. The time is	10	and see if there's something we
11	3:36.	11	can do about it. But, again, my
12	MR. LIMBACHER: Having had a	12	position is, on its face, it
13	chance to review what's been	13	pretty clearly would appear to be
14	marked as Plaintiffs' Exhibit	14	a privileged communication and it
15	Number 20, our position and	15	would contain views and advice of
16	having had an opportunity to	16	counsel to Endo.
17	confer with my client, our	17	MR. BUCHANAN: In that
18	position is that this is on its	18	regard, we disagree. I understand
19	face, appears to be a privileged	19	I'm foreclosed from examining this
20	document, also potentially	20	witness on it.
21	containing work product of Endo	21	To the extent everyone is
22	counsel.	22	inconvenienced with resuming this
23	And I would request that it	23	witness, I assume we've all
24	be clawed back, pursuant to the	24	considered that before you
	Page 411		Page 413
1	procedures that are set forth	1	articulated that.
2	under the orders in this	2	I will press on.
3	litigation.	3	Could I have, please,
4	MR. BUCHANAN: I've reviewed	4	Exhibit-563?
5	the memo. It's a memo from Alston	5	MR. LIMBACHER: Dave, if you
6	and Bird to Endo Pharmaceuticals.	6	don't mind, just for the record,
7	It does not appear to be either	7	I'm going to read the MDL Bates
8	communicating legal advice or	8	numbers of Exhibit-20.
9	seeking information from which to	9	MR. BUCHANAN: That's fine.
10	render legal advice.	10	MR. LIMBACHER: So we're all
11	It's a report of a public	11	clear on that.
12	hearing that was conducted before	12	MR. BUCHANAN: Do you want
13	Congress.	13	to I guess we can't really
14	I don't understand what the	14	attach it.
15	basis for a work product would be	15	MR. LIMBACHER: But just so
16	claimed. It's a essentially an	16	people know what we're talking
17	account of a public hearing. But	17	about, it's
18	if you're you are entitled to	18	Endo_Opioid_MDL_01602884 to
19	assert what you're entitled to	19	01602890.
20	assert. I believe it's without	20	MR. BUCHANAN: Okay.
21	basis or foundation. And we'll	21	BY MR. BUCHANAN:
22	sort it out on the back end.	22	Q. I'm passing you over what
23	MR. LIMBACHER: Okay. I	23	we're marking next in order for your
24	appreciate that.	24	deposition, ma'am. It's a DEA drug



105 (Pages 414 to 417)



106 (Pages 418 to 421)

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Page 422
                                                                                         Page 424
                                                      1
 1
                                                                this is my one chance to ask this
 2
                                                      2
                                                                witness questions --
 3
                                                      3
                                                                   MR. LIMBACHER: I am under
                                                      4
 4
                                                                no obligation to respond to that
 5
                                                      5
                                                                question.
 6
                                                      6
                                                                    MR. BUCHANAN: Then I'm
 7
                                                      7
                                                                going to ask my questions as I see
 8
                                                      8
                                                      9
 9
                                                                    MR. LIMBACHER: And I'm
10
                                                    10
                                                                going to object as I see fit, too.
                                                                    MR. BUCHANAN: Well, then,
11
                                                    11
                                                                just object to form, as you're
12
                                                    12
                                                                required and permitted to do.
13
                                                    13
14
                                                    14
                                                                    MR. LIMBACHER: I'm not
                                                    15
                                                                required to simply say object to
15
16
                                                    16
                                                                form.
17
                                                    17
                                                                    MR. BUCHANAN: Yes, you are.
18
                                                    18
                                                                   MR. LIMBACHER: Not under
19
                                                    19
                                                                these circumstances.
20
            form. Foundation. Counsel --
                                                    20
                                                                   MR. BUCHANAN: Okay.
                                                    21
21
        BY MR. BUCHANAN:
                                                                   Can I have a reread of the
22
                                                    22
                                                                question before the speech?
            Q. Right?
23
                                                    23
               MR. LIMBACHER: -- save the
                                                    2.4
24
            speeching, the speechifying for
                                                                    (Whereupon, the court
                                    Page 423
                                                                                         Page 425
 1
            the closing argument to the jury.
                                                      1
                                                                reporter read the following part
 2
               You're here to ask questions
                                                      2
                                                                of the record:
 3
            about the facts and her personal
                                                      3
                                                                    "Question: And somehow,
 4
            knowledge and experience. She's
                                                      4
                                                                ma'am, your drugs were the big
                                                      5
 5
                                                                thing right now, the big thing
            told you she's not familiar with
 6
            these terms. She's given you what
                                                      6
                                                                right now on the streets, what,
 7
                                                      7
                                                                ten miles from Malvern,
            information --
                                                      8
 8
               MR. BUCHANAN: Now you're
                                                                Pennsylvania?")
                                                      9
 9
            just -- now you're just breaking
                                                                     - - -
                                                    10
10
            every rule.
                                                            BY MR. BUCHANAN:
11
        BY MR. BUCHANAN:
                                                    11
                                                                Q. Do you see that referenced
                                                    12
                                                            in the article, ma'am?
12
            Q. All right.
                                                                    MR. LIMBACHER: Object to
13
               MR. LIMBACHER: You're
                                                    13
                                                    14
14
            breaking every rule.
                                                                form and foundation.
15
               MR. BUCHANAN: Can I reread
                                                    15
                                                                    THE WITNESS: What am I
                                                                looking at again in the article?
16
            the question?
                                                    16
17
               Not at all. Are you going
                                                    17
                                                            BY MR. BUCHANAN:
                                                    18
18
            to bring her to trial? If you're
                                                                Q. The paragraph we looked at
            going to bring her to trial, I'll
                                                    19
                                                            under summary, May 2011, drug
19
                                                            intelligence brief, Philadelphia Division
20
            just stop.
                                                    20
                                                    21
21
               MR. LIMBACHER: You're
                                                            Intelligence Program of the DEA, Opana,
22
            breaking every rule.
                                                    22
                                                            oxymorphone abuse.
2.3
                                                    2.3
               MR. BUCHANAN: Are you
                                                                    Do you see that, ma'am?
            bringing her to trial? Because
24
                                                    24
                                                                A. It's written right here.
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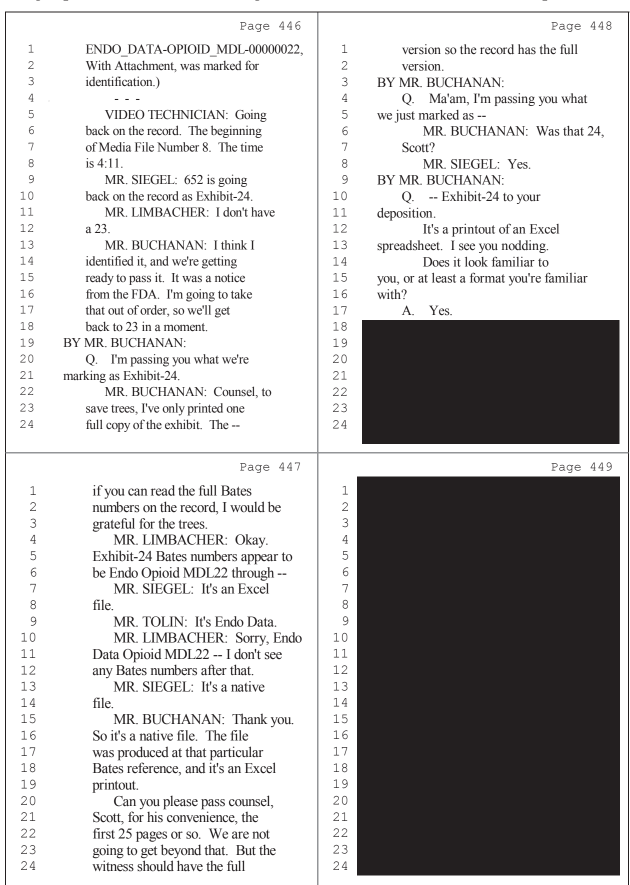
	Page 426		Page 428
1	Yes, I see it.	1	there's a Vin Tormo forwarding this
2	Q. Oxymorphone, brand name	2	e-mail along on June 27, 2011 to a series
3	Opana, has been reported by several	3	of other employees of Endo.
4 .	sources of information as the big thing	4	Do you see that?
5	right now in pharmaceutical drug abuse in	5	A. June 27th?
6	the region.	6	Q. In the middle of the second
7	Did I read that correctly?	7	page.
8	MR. LIMBACHER: You read it	8	A. I see it.
9	correctly this time. And you read	9	Q. It says, FYI.
10	it correctly the last time you	10	Do you see that paragraph?
11	read it, too.	11	A. I do.
12	BY MR. BUCHANAN:	12	Q. It's highlighted on the
13	Q. You can answer.	13	screen, too, for your convenience.
14	A. I see it, yes. That's the	14	A. I got it.
15	way you read it.	15	Q. One of our therapeutic
16	Q. Are you aware that those in	16	experts attending the ASIPP, American
17	the DEA were saying that Opana misuse and	17	Society of Interventional Pain
18	diversion was going to be the next	18	Physicians, meeting this past weekend and
19	OxyContin epidemic?	19	informed Katherine Jackson, clinical
20	A. No, I didn't hear that from	20	affairs manager/pain, Southeast, that a
21	the DEA.	21	speaker from the DEA made some comments
22	Q. Did anyone within Endo share	22	relating to Opana misuse and diversion.
23	that with you?	23	Do you see that?
24	A. I cannot speak for other	24	A. I see it.
	1		
	Page 427		Page 429
1	departments within Endo.	1	Q. We talked about that letter
2	Q. Did anyone within Endo share	2	from 2010 that you received in 2008 from
3	that with you?	3	a Mr. Rannazzisi, do you recall that,
4	A. No.	4	from the DEA?
5	MR. LIMBACHER: Object to	5	A. I didn't receive that.
6	form.	6	Q. Remember, Jill Connell sent
7	MR. BUCHANAN: 564, please.	7	you a letter?
8	MR. SIEGEL: 564 is being	8	A. She forwarded it to me, but
9	marked as Exhibit-22.	9	I didn't physically receive it from the
10		10	DEA.
11	(Whereupon, EndoWalker	11	Q. Oh, I'm sorry.
12	Exhibit-22, ENDO00259233-235, was	12	You received that letter,
13	marked for identification.)	13	ma'am, as an attachment from your boss in
14		14	2008, correct?
15	MR. BUCHANAN: Pass it over,	15	A. I don't according to the
16	please, Scott.	16	e-mail, yes. But I don't recall seeing
17	BY MR. BUCHANAN:	17	it.
18	Q. Ma'am, I'm passing you what	18	Q. Let's stay with the e-mail.
19	is an e-mail sent or a series of	19	The e-mail reflects that
20	e-mails sent in 2011 concerning DEA	20	your boss forwarded to you a 2007 letter
21	representative comments.	21	from Mr. Rannazzisi of the DEA to
22	I guess if we go to the	22	registrants, correct?
23	earliest-in-time e-mail, it's from June	23	A. Yes.
24	25, 2011 from a few speakers. Then	24	Q. And we discussed a little

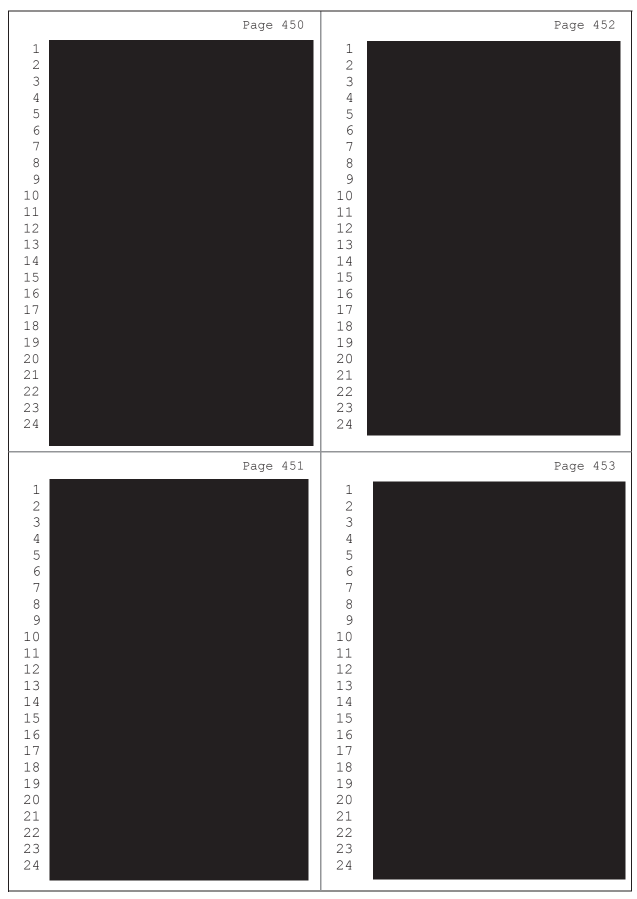
	Page 430		Page 432
1	bit the obligation, under the Controlled	1	director of abuse section, DEA. He says
2	Substances Act, to maintain effective	2	Opana is the next OxyContin epidemic. He
3	controls against diversion.	3	says watch out for this drug.
4 .	Do you recall our discussion	4	Did I read that correctly?
5	on that?	5	A. That's what it says in the
6	MR. LIMBACHER: Object to	6	e-mail.
7	form.	7	Q. And that drug would have
		8	
8	THE WITNESS: Yes.		been one of those drugs that you were
9	BY MR. BUCHANAN:	9	clearing orders for year after year after
10	Q. Do you recall your	10	year, at least in the Exhibit-1 that we
11	acknowledgment that that was your	11	looked at, correct?
12	understanding, that if somebody is	12	MR. LIMBACHER: Object to
13	selling controlled substances, you, in	13	form.
14	fact, had that obligation?	14	THE WITNESS: So if I can
15	MR. LIMBACHER: Object to	15	remind you, I'm shipping to
16	form.	16	wholesalers. I'm not shipping to
17	THE WITNESS: Right. And I	17	retail pharmacies. I'm shipping
18	think I explained what my	18	to wholesalers. And these orders
19	obligation was. And there was	19	have gone through multiple SOM
20	other parts of the company and	20	programs at Endo and at UPS.
21	their obligations that I can't	21	BY MR. BUCHANAN:
22	speak to.	22	Q. Okay. In terms of the Know
23	BY MR. BUCHANAN:	23	Your Customer's Customer program, ma'am,
24	Q. So here we are in 2011.	24	can you please describe the Know Your
24	Q. So here we are in 2011.		can you piease desertoe the know 1 our
	Page 431		Page 433
_		1	
1	And, again, a statement about your	1	Customer's Customer program that Endo had
2	product, Opana, and misuse and diversion,	2	in 2011?
3	saying it was the next OxyContin	3	MR. LIMBACHER: Object to
4	epidemic.	4	form and foundation.
5	Do you see that?	5	THE WITNESS: I can't recall
6	A. I see it in the e-mail,	6	what we did back in 2011.
7	sure.	7	BY MR. BUCHANAN:
8	Q. Was that brought to your	8	Q. Didn't have a Know Your
9	attention by anybody within Endo?	9	Customer's Customer program in 2011, did
10	A. No. This e-mail was not	10	you, ma'am?
11	brought to my attention.	11	MR. LIMBACHER: Object to
12	Q. So those within Endo,	12	form and foundation.
13	whoever was told that, didn't share that	13	THE WITNESS: I can't recall
14	with you?	14	that.
15	MR. LIMBACHER: Object to	15	BY MR. BUCHANAN:
16	form.	16	Q. And your customer's
17	THE WITNESS: Not that I	17	customer, in the case of wholesale
18		18	customers, would be the very pharmacies
	recall, no.	19	* *
19	BY MR. BUCHANAN:		that you were just referring to, correct?
20	Q. And we can see this	20	MR. LIMBACHER: Object to
21	reference further below from a Mr	21	form and foundation.
22	excuse me, Dr. Silverman, MD, that, I am	22	THE WITNESS: If that's who
	at the ASIFF national meeting in DC,	23	the customers are. I can't I
23			
23	lecture on prescription drug abuse by	24	can't I don't know who their

		1	
	Page 434		Page 436
1	customers are.	1	Endo withdrew the product from the
2	BY MR. BUCHANAN:	2	market, yes.
3	Q. Let's talk about Opana ER.	3	BY MR. BUCHANAN:
4 .	Opana ER is reformulated and	4	Q. So Endo was told by the FDA
5	comes to market in 2011, right? That was	5	that the risks outweighed the benefit for
6	your recollection at least earlier today.	6	the product, right?
7	Good enough for our conversation?	7	MR. LIMBACHER: Object to
8	A. Sure. Some time in 2012.	8	form and foundation.
9	Q. It's on the market for	9	THE WITNESS: I don't know
10	several years.	10	that. I don't know what decisions
11	And you know there's some	11	were made at Endo and who they
12	safety issues that arise with that drug,	12	talked to, as to why it was
13	right?	13	withdrew from the market.
14	MR. LIMBACHER: Object to	14	I just know that it was
15	form.	15	withdrawn from the market.
16	THE WITNESS: There's	16	MR. BUCHANAN: Can I have
17	benefits to Opana. And there are	17	734, please?
18	safety issues with any opioid	18	BY MR. BUCHANAN:
19	medication.	19	Q. Did you keep abreast of
20	BY MR. BUCHANAN:	20	these kind of reports on the street about
21	Q. Okay. And doctors are still	21	Opana being prone to abuse and misuse and
22	prescribing the reformulated Opana ER	22	diversion? Were you following news
23	today?	23	reports, I mean, from the Philadelphia
24	MR. LIMBACHER: Object to	24	office of the DEA?
	wire Envisheriere. Object to		office of the BEAT.
	Page 435		Page 437
1	form and foundation.	1	MR. LIMBACHER: Object to
2	THE WITNESS: I can't speak	2	form.
3	to what doctors are doing.	3	THE WITNESS: I knew that
4	BY MR. BUCHANAN:	4	there was an opioid epidemic. But
5	Q. Well, we know you withdrew	5	there's other people within Endo
6	it from the market, right?	6	that would I would assume that
7	MR. LIMBACHER: Object to	7	would follow that. It's not my
8	form. Misstates the evidence.		· · · · · · · · · · · · · · · · · · ·
ı ~			area of responsibility
9		8 9	area of responsibility. BY MR_BUCHANAN
9 10	THE WITNESS: I can't	9	BY MR. BUCHANAN:
10	THE WITNESS: I can't that's not part of my	9 10	BY MR. BUCHANAN: Q. Your area of responsibility
10 11	THE WITNESS: I can't that's not part of my responsibility. That's somebody	9 10 11	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring,
10 11 12	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the	9 10 11 12	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair?
10 11 12 13	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it.	9 10 11 12 13	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our
10 11 12 13 14	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN:	9 10 11 12 13 14	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers.
10 11 12 13 14 15	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not	9 10 11 12 13 14 15	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if
10 11 12 13 14 15 16	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is,	9 10 11 12 13 14 15 16	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they
10 11 12 13 14 15 16 17	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment.	9 10 11 12 13 14 15 16 17	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right?
10 11 12 13 14 15 16 17 18	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness,	9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes.
10 11 12 13 14 15 16 17 18	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness, ma'am, that in 2017, the FDA said the	9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes. Q. Okay. So in order for those
10 11 12 13 14 15 16 17 18 19 20	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness, ma'am, that in 2017, the FDA said the risks outweigh the benefits and asked you	9 10 11 12 13 14 15 16 17 18 19 20	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes. Q. Okay. So in order for those drugs to get to the street, they had to
10 11 12 13 14 15 16 17 18 19 20 21	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness, ma'am, that in 2017, the FDA said the risks outweigh the benefits and asked you to withdraw the drug?	9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes. Q. Okay. So in order for those drugs to get to the street, they had to leave the manufacturers, right?
10 11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness, ma'am, that in 2017, the FDA said the risks outweigh the benefits and asked you to withdraw the drug? MR. LIMBACHER: Object to	9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes. Q. Okay. So in order for those drugs to get to the street, they had to leave the manufacturers, right? MR. LIMBACHER: Object to
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10 11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: I can't that's not part of my responsibility. That's somebody else at Endo that worked with the FDA on it. BY MR. BUCHANAN: Q. Do you have that it's not a matter of whose responsibility it is, for the moment. Do you have an awareness, ma'am, that in 2017, the FDA said the risks outweigh the benefits and asked you to withdraw the drug? MR. LIMBACHER: Object to	9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Your area of responsibility included suspicious order monitoring, fair? A. For shipments to our wholesalers. Q. Right. And it's fair, if you didn't clear those orders, they wouldn't leave, right? A. Yes. Q. Okay. So in order for those drugs to get to the street, they had to leave the manufacturers, right? MR. LIMBACHER: Object to

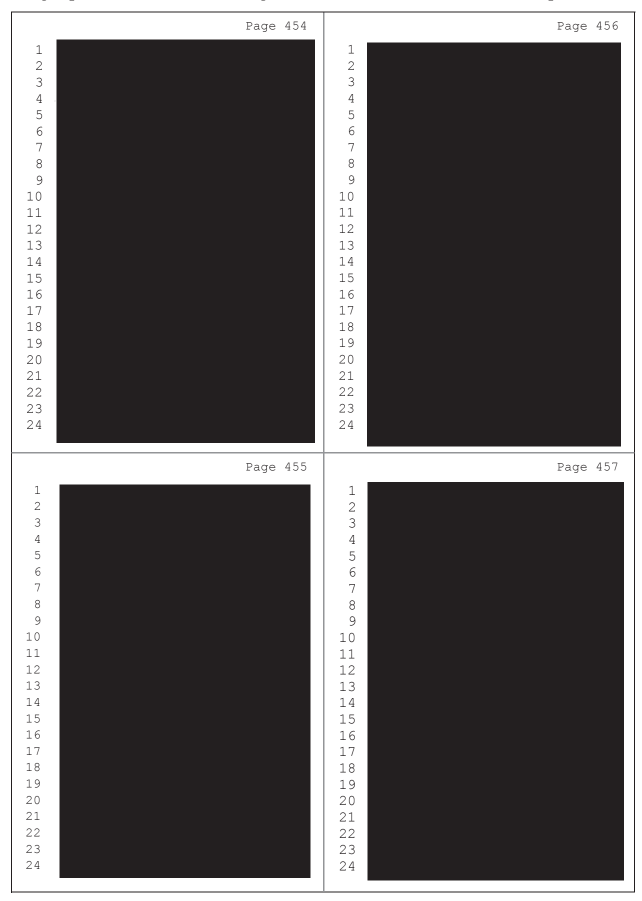
	Page 438		Page 440
1	shipments to the wholesalers.	1	correct?
2	After that is not my	2	MR. LIMBACHER: Object to
3	responsibility.	3	form.
4 .	BY MR. BUCHANAN:	4	THE WITNESS: As I explained
5	Q. So your position, ma'am, is	5	throughout the entire day today
6	Endo had no responsibility to the	6	BY MR. BUCHANAN:
7	customers to evaluate the customers of	7	Q. Is that a yes?
8	Endo's customers?	8	A. As I have explained
9	A. Endo had other	9	MR. LIMBACHER: Let her
10	MR. LIMBACHER: Object to	10	finish her answer.
11	form. Misstates her testimony.	11	THE WITNESS: throughout
12	Nice try, counsel.	12	the entire day
13	BY MR. BUCHANAN:	13	MR. LIMBACHER: She hasn't
14	Q. Please answer the question.	14	interrupted you.
15	A. There's other departments	15	THE WITNESS: throughout
16	within Endo that reviewed or potentially	16	the entire day today, Endo had
17	had, you know, reviewed suspicious order	17	their own SOM program. UPS Supply
18	monitoring or the abuse out there. That	18	Chain Solutions, our 3PL partner,
19	was not me.	19	had their own SOM program.
20	Q. What other department within	20	Both orders were flow
21	Endo was clearing suspicious orders,	21	through both programs before they
22	ma'am?	22	were shipped.
23	MR. LIMBACHER: Object to	23	BY MR. BUCHANAN:
24	form. Misstates her testimony.	24	Q. Okay.
	101111 1111100 WOOD 1101 0000 WILLIONS .		(
	Page 439		Page 441
1	THE WITNESS: Do I answer	1	A. I'm not quite sure how many
2	that?	2	times I need to explain that.
3	I do.	3	Q. You don't need to. You
4	BY MR. BUCHANAN:	4	don't need to.
5	Q. You do.		
6		1 5	You just need to answer my
()		5	You just need to answer my
	A. But there's other areas	6	question, ma'am.
7	A. But there's other areas within Endo	6 7	question, ma'am. A. I did answer your question.
7 8	A. But there's other areas within Endo Q. Okay. And in terms of	6 7 8	question, ma'am. A. I did answer your question. Q. Okay. Then let's do it,
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BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group A. Other groups within Endo may 16 record. The time is 3:57. 17 18 (Whereupon, a brief recess was taken.) 20 21 MR. SIEGEL: Exhibit-24. 22 23 (Whereupon, EndoWalker	13	Q. Correct?	13	MR. LIMBACHER: Thank you.
Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group A. Other groups within Endo may 17 18 (Whereupon, a brief recess was taken.) 20 19 Was taken.) 21 MR. SIEGEL: Exhibit-24. 22 1 (Whereupon, EndoWalker	13 14	Q. Correct? MR. LIMBACHER: Object to	13 14	MR. LIMBACHER: Thank you. Appreciate it.
was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group A. Other groups within Endo may 18 (Whereupon, a brief recess was taken.) 20 MR. SIEGEL: Exhibit-24. 22 (Whereupon, a brief recess was taken.) 20 21 MR. SIEGEL: Exhibit-24. 22 (Whereupon, EndoWalker	13 14 15	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered.	13 14 15	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the
19 MR. LIMBACHER: Object to 20 form. Asked and answered. 21 BY MR. BUCHANAN: 22 Q. No other group 23 A. Other groups within Endo may 29 was taken.) 20 21 MR. SIEGEL: Exhibit-24. 22 23 (Whereupon, EndoWalker	13 14 15 16	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN:	13 14 15 16	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the
form. Asked and answered. 20	13 14 15 16 17	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo	13 14 15 16 17	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57.
BY MR. BUCHANAN: 21 MR. SIEGEL: Exhibit-24. 22 Q. No other group 23 A. Other groups within Endo may 21 MR. SIEGEL: Exhibit-24. 22 (Whereupon, EndoWalker	13 14 15 16 17 18	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct?	13 14 15 16 17 18	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57. (Whereupon, a brief recess
Q. No other group 22 A. Other groups within Endo may 23 (Whereupon, EndoWalker	13 14 15 16 17 18 19	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to	13 14 15 16 17 18 19	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57. (Whereupon, a brief recess
A. Other groups within Endo may 23 (Whereupon, EndoWalker	13 14 15 16 17 18 19 20	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered.	13 14 15 16 17 18 19 20	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57. (Whereupon, a brief recess was taken.)
	13 14 15 16 17 18 19 20 21	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN:	13 14 15 16 17 18 19 20 21	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57. (Whereupon, a brief recess was taken.)
have been monitoring different things, 24 Exhibit-24,	13 14 15 16 17 18 19 20 21 22	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group	13 14 15 16 17 18 19 20 21 22	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57 (Whereupon, a brief recess was taken.) MR. SIEGEL: Exhibit-24.
	13 14 15 16 17 18 19 20 21 22 23	Q. Correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group within Endo was doing that, correct? MR. LIMBACHER: Object to form. Asked and answered. BY MR. BUCHANAN: Q. No other group A. Other groups within Endo may	13 14 15 16 17 18 19 20 21 22 23	MR. LIMBACHER: Thank you. Appreciate it. VIDEO TECHNICIAN: Off the record. The time is 3:57. (Whereupon, a brief recess was taken.) MR. SIEGEL: Exhibit-24. (Whereupon, EndoWalker



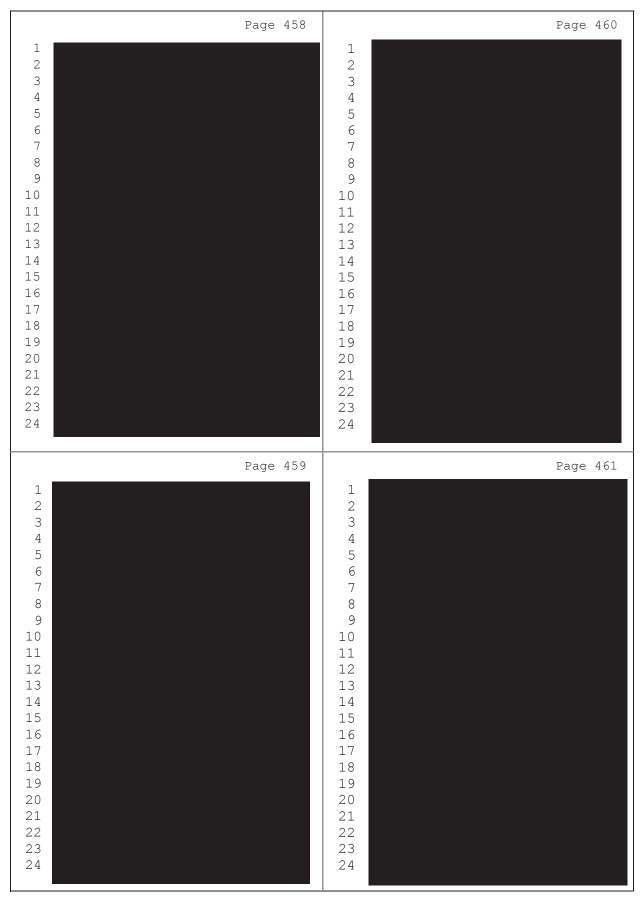


114 (Pages 450 to 453)

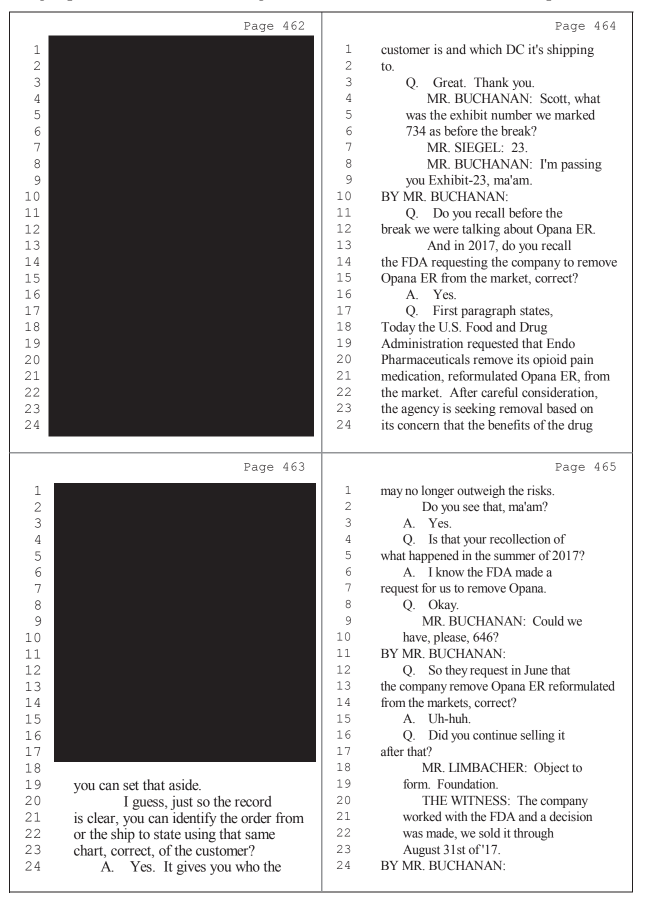


115 (Pages 454 to 457)

Golkow Litigation Services - 877.370.DEPS



116 (Pages 458 to 461)



1	Page 466		Page 468
1	Q. So you kept selling it after	1	MR. LIMBACHER: Object to
2	the request from the FDA to withdraw it	2	form.
3	from the market?	3	THE WITNESS: All I can tell
4 .	A. I know that	4	you is that Endo worked with the
5		5	2
6	MR. LIMBACHER: Object to form and foundation.	6	FDA, and the agreed-upon cease
7	THE WITNESS: I know that	7	shipping date was August 31st, 2017.
8			BY MR. BUCHANAN:
9	Endo worked with the FDA on a	8	
	cease distribution date, and it	9	Q. Do you recall when the
10	was August 31st, 2017. I don't	10	company went and talked to the FDA, I
11	know the decisions behind that	11	guess it was a teleconference, in July of
12	date, but I know that our ship	12	2017, that the FDA once again said that
13	date was August 31st.	13	the benefits no longer outweighed the
14	BY MR. BUCHANAN:	14	risks of Opana ER? Do you recall that,
15	Q. Do you remember trying to	15	ma'am?
16	blow it out?	16	MR. LIMBACHER: Object to
17	MR. LIMBACHER: Object to	17	form and foundation.
18	form.	18	THE WITNESS: I don't know
19	BY MR. BUCHANAN:	19	the outcome of that
20	Q. Going out of business	20	teleconference. I don't know
21	pricing?	21	anything that went into that.
22	MR. LIMBACHER: Object to	22	BY MR. BUCHANAN:
23	form.	23	Q. But as a factual matter, the
24	THE WITNESS: No.	24	company continued to ship the product
	Page 467		Page 469
1	BY MR. BUCHANAN:	1	MR. LIMBACHER: Object to
2	Q. So in June of 2017, the FDA	2	form.
3	requests Endo to withdraw Opana ER from	3	BY MR. BUCHANAN:
4	the market, correct?	4	Q until the end of August;
5	A. Yes.	5	is that correct?
6	Q. The company doesn't	6	MR. LIMBACHER: Object to
7	immediately withdraw it from the market,	7	form. Asked and answered.
8	right?	8	THE WITNESS: All I can tell
9	MR. LIMBACHER: Object to	9	you is I know that the Endo and
-			*
T ()	IOFM	10	FDA agreed that August 31st, 2017
10 11	form. THE WITNESS: I know that	10	FDA agreed that August 31st, 2017 was going to be our last shipping
11	THE WITNESS: I know that	11	was going to be our last shipping
11 12	THE WITNESS: I know that the company worked with the FDA on	11 12	was going to be our last shipping date. I don't know the details
11 12 13	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease	11 12 13	was going to be our last shipping date. I don't know the details behind that date. I don't know
11 12 13 14	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and	11 12 13 14	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just
11 12 13 14 15	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st.	11 12 13 14 15	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping
11 12 13 14 15	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN:	11 12 13 14 15 16	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date.
11 12 13 14 15 16	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay.	11 12 13 14 15 16 17	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass
11 12 13 14 15 16 17	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana,	11 12 13 14 15 16 17	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott?
11 12 13 14 15 16 17 18	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana, so we had to ensure that patients that	11 12 13 14 15 16 17 18 19	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott? MR. SIEGEL: This is being
11 12 13 14 15 16 17 18 19 20	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana, so we had to ensure that patients that are using it correctly continue therapy	11 12 13 14 15 16 17 18 19 20	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott?
11 12 13 14 15 16 17 18 19 20 21	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana, so we had to ensure that patients that are using it correctly continue therapy until they moved to a different therapy.	11 12 13 14 15 16 17 18 19 20 21	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott? MR. SIEGEL: This is being marked as Exhibit-25.
11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana, so we had to ensure that patients that are using it correctly continue therapy until they moved to a different therapy. Q. Do you recall the statements	11 12 13 14 15 16 17 18 19 20 21 22	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott? MR. SIEGEL: This is being marked as Exhibit-25. (Whereupon, EndoWalker
11 12 13 14 15 16 17 18 19 20 21	THE WITNESS: I know that the company worked with the FDA on the an agreed-upon cease shipping date was determined, and that was August 31st. BY MR. BUCHANAN: Q. Okay. A. There are benefits to Opana, so we had to ensure that patients that are using it correctly continue therapy until they moved to a different therapy.	11 12 13 14 15 16 17 18 19 20 21	was going to be our last shipping date. I don't know the details behind that date. I don't know what went into it. I can just tell you that was my last shipping date. MR. BUCHANAN: Did we pass it over, Scott? MR. SIEGEL: This is being marked as Exhibit-25.

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Page 470
                                                                                          Page 472
                                                      1
                                                                direction from Endo as to what we
 1
            marked for identification.)
                                                      2
 2
                                                                were going to do after the FDA
 3
        BY MR. BUCHANAN:
                                                      3
                                                                made that announcement.
                                                      4
                                                            BY MR. BUCHANAN:
 4
            Q. So this is an interaction
                                                      5
                                                                Q. And on June 12, I guess, you
 5
        you're having, ma'am, after, I guess,
                                                      6
 6
        being alerted -- well, this is later in
                                                            talked to ABC. Is that
 7
        time, right?
                                                      7
                                                            AmerisourceBergen, ma'am?
                                                                A. Yes, it is.
 8
                This is June 12, 2017. This
                                                      8
                                                      9
                                                                Q. And you write, We talked to
 9
        would be after you got word of the FDA
        requesting the withdrawal of Opana ER
                                                     10
                                                            ABC and it's business as usual until they
10
        from the market.
                                                     11
                                                            hear direction from Endo.
11
12
                Do you recall that?
                                                     12
                                                                   Is that right?
13
                                                     13
                                                                A. Correct.
            A. Uh-huh.
            Q. Do you recall that?
14
                                                     14
                                                                Q. Business as usual, they're
            A. I'm sorry, the question? I
                                                     15
                                                            going to continue to buy?
15
        was reading the e-mail so I can get up to
                                                                   MR. LIMBACHER: Object to
                                                     16
16
                                                     17
17
                                                                form.
        speed.
18
                Say that again, please.
                                                     18
                                                                   THE WITNESS: Right. Until
            Q. Do you recall that after,
                                                     19
                                                                Endo made a decision of what we
19
20
        what was it, early June 2017, the FDA
                                                     20
                                                                were going to do.
                                                            BY MR. BUCHANAN:
21
        requested the withdraw of Opana ER from
                                                     21
22
        the market?
                                                     22
                                                                Q. And you talked to McKesson,
                                                     23
23
                                                            and McKesson was also saying shipping and
            A. Yes.
2.4
                                                     24
                                                            business as usual with regard to this
            Q. And you recall -- I guess
                                     Page 471
                                                                                          Page 473
       you were dealing and interacting with
                                                      1
                                                             drug that the FDA had said the benefits
 1
                                                      2
 2
        various wholesalers, right?
                                                             no longer outweigh the risks; is that
 3
               MR. LIMBACHER: Object to
                                                       3
                                                             right?
                                                       4
 4
                                                                    MR. LIMBACHER: Object to
            form.
                                                      5
 5
               THE WITNESS: Yes.
                                                                 form.
 6
        BY MR. BUCHANAN:
                                                       6
                                                                     THE WITNESS: That's what
                                                      7
 7
            Q. We're looking here at --
                                                                 the FDA said, yes. But Endo
               MR. BUCHANAN: What did we
                                                      8
                                                                 continued to ship.
 8
 9
            say this was, 26?
                                                      9
                                                             BY MR. BUCHANAN:
                                                     10
                                                                 O. Yeah. They did.
10
               MR. SIEGEL: 25.
        BY MR. BUCHANAN:
                                                     11
                                                                     And they shipped until the
11
12
            Q. 25, you're having some
                                                     12
                                                             end of August 2017, right?
        interaction with Cardinal and McKesson
                                                                    MR. LIMBACHER: Object to
13
                                                     13
14
        and with ABC, right?
                                                     14
                                                                 form. Asked and answered multiple
                                                     15
15
            A. Yes.
                                                                 times
16
            Q. Cardinal was looking into
                                                     16
                                                                    THE WITNESS: I know that
17
        what they were going to do, whether they
                                                     17
                                                                 date was agreed upon between Endo
        were going to continue to purchase this
                                                     18
18
                                                                 and the FDA.
19
        drug that had been requested to be
                                                     19
                                                             BY MR. BUCHANAN:
        withdrawn from the market, right?
                                                     20
                                                                 Q. You shipped $50 million
20
21
               MR. LIMBACHER: Object to
                                                     21
                                                             worth of Opana ER after the FDA told you
22
                                                     22
                                                             that the benefits no longer outweigh the
            form.
23
               THE WITNESS: Our
                                                     23
                                                             risks, right?
                                                     24
24
            wholesalers were waiting for
                                                                 A. I can't --
```

```
Page 474
                                                                                           Page 476
                                                             colleagues at UPS talking about the Opana
                                                       1
 1
                MR. LIMBACHER: Object to
 2
                                                       2
                                                             transition, right?
            form. Foundation.
  3
                THE WITNESS: I can't
                                                       3
                                                                 A. Uh-huh.
                                                       4
  4
            confirm the dollar value. I don't
                                                                 Q. Do you recall this e-mail,
                                                       5
  5
                                                             ma'am?
            know.
                                                       6
  6
        BY MR. BUCHANAN:
                                                                     MR. LIMBACHER: Take your
 7
            Q. Do you remember discounting
                                                       7
                                                                 time and read the document.
 8
        Opana ER to blow it out?
                                                       8
                                                             BY MR. BUCHANAN:
                                                       9
 9
                MR. LIMBACHER: Object to
                                                                 Q. Do you recall this e-mail,
                                                     10
10
            form. Foundation.
                                                             ma'am?
                                                     11
11
        BY MR. BUCHANAN:
                                                                 A. I do.
                                                     12
12
            Q. In August of 2017, having
                                                                  Q. So August 22nd, 2017 would
        special programs with your wholesalers
                                                     13
                                                             be the earliest in time. It's the bottom
13
14
        for this drug for which the benefits no
                                                     14
                                                             of the first page.
                                                     15
        longer outweighed the risk?
                                                                     You note there's going to be
15
                                                             a lot of information that you're going to
                MR. LIMBACHER: Object to
                                                     16
16
                                                     17
                                                             outline below, and you then set forth
17
            form. Foundation.
                                                             various categories of information, fair?
18
                THE WITNESS: I know that we
                                                     18
                                                     19
                                                                 A. Yes.
19
            had to stop shipping on August
                                                                  Q. Okay. Orders, Some
20
                                                     20
            31st, 2017.
21
                And there are benefits to
                                                     21
                                                             wholesalers are participating in a
2.2
                                                     22
                                                             transition program in which they can
            Opana.
                                                     23
                                                             purchase certain inventory to ensure
23
        BY MR. BUCHANAN:
                                                     24
                                                             patients have enough during this period.
24
            Q. Not that are outweighed --
                                                                                           Page 477
                                     Page 475
 1
       not that outweigh the risks, that's what
                                                                     Did I read that correctly?
                                                       1
 2
       you were told, right?
                                                       2
                                                                  A. Yes, you did.
 3
              MR. LIMBACHER: Object to
                                                       3
                                                                  Q. Yeah. You have alerted the
 4
                                                              UPS SOM team about this program as the
          form.
                                                       4
 5
              THE WITNESS: That's what
                                                       5
                                                              orders will be larger than normal, right?
 6
          the FDA stated.
                                                       6
                                                                  A. Uh-huh.
 7
       BY MR. BUCHANAN:
                                                       7
                                                                  Q. Is that right?
 8
                                                       8
          Q. Right.
                                                                      Yes.
                                                                  A.
 9
              MR. BUCHANAN: Can I please
                                                       9
                                                                      There is a promotion set up
10
          have 645?
                                                     10
                                                              in SAP that will need to be applied to
11
              MR. SIEGEL: 645 is being
                                                     11
                                                              the orders.
12
          marked as Exhibit-26.
                                                     12
                                                                     Do you recall that?
13
                - - -
                                                     13
                                                                     That's what you're stating,
14
              (Whereupon, EndoWalker
                                                     14
                                                              yes.
                                                     15
15
          Exhibit-26,
                                                                      Well, that's what you wrote,
                                                                  Q.
16
          ENDO OPIOID MDL 01681499-501, was
                                                     16
                                                              right?
17
          marked for identification.)
                                                     17
                                                                      Yes.
                                                                  A.
18
                                                     18
                                                                  Q. Okay. And what you were
       BY MR. BUCHANAN:
19
                                                              doing is you were giving these
                                                     19
20
          Q. I'm passing you what has
                                                              distributors 20 percent off, right?
                                                     20
21
       been marked as Exhibit-26 to your
                                                     21
                                                                     MR. LIMBACHER: Object to
22
       deposition, ma'am.
                                                     22
                                                                  form.
23
              We're at the end of August
                                                                     THE WITNESS: I believe it
                                                     2.3
24
       2017. You send an e-mail out to several
                                                     24
                                                                  was something like that, yes.
```

```
Page 478
                                                                                      Page 480
                                                    1
                                                              Q. 20 percent off --
 1
       BY MR. BUCHANAN:
 2
                                                    2
           O. 20 percent off on a drug
                                                                  MR. LIMBACHER: Object to
 3
       that the benefits no longer outweigh the
                                                    3
                                                              form.
       risks, that you're pushing out the door
                                                    4
 4
                                                          BY MR. BUCHANAN:
                                                    5
 5
       in the last two weeks of August 2017
                                                              O. -- blowing the inventory out
                                                    6
 6
       before the cutoff, do I understand that
                                                          to your wholesale customers, right?
 7
                                                    7
       correctly?
                                                                  MR. LIMBACHER: Object to
 8
                                                    8
               MR. LIMBACHER: Object to
                                                              form.
                                                    9
 9
                                                                  THE WITNESS: We were not
           form.
10
               THE WITNESS: But there are
                                                  10
                                                              blowing inventory out to our
                                                              customers. We wanted to ensure
11
           patients that use this product and
                                                  11
12
           need this product, and we wanted
                                                  12
                                                              there was enough on the market so
           to ensure there was enough out
                                                  13
                                                              patients had enough during this
13
14
           there for these patients during
                                                  14
                                                              transition period.
           the transition period so they can
                                                  15
15
                                                          BY MR. BUCHANAN:
           work with their healthcare
                                                  16
16
                                                              Q. In fact, ma'am, you told the
17
           provider to go on to some type of
                                                  17
                                                          FDA, in the summer of 2017, you were
18
           other therapy.
                                                  18
                                                          going to stop producing Opana then.
19
       BY MR. BUCHANAN:
                                                  19
                                                          right?
                                                  20
20
           Q. Getting back to my question,
                                                                  MR. LIMBACHER: Object to
21
       ma'am, do I have correctly what, in fact,
                                                  21
                                                              form.
22
       you were doing at the end of August of
                                                  22
                                                          BY MR. BUCHANAN:
23
                                                  23
       2017?
                                                              Q. Stop making it --
24
                                                  24
                                                                  MR. LIMBACHER: Are you
               MR. LIMBACHER: Object to
                                   Page 479
                                                                                      Page 481
 1
           form. I think she answered your
                                                    1
                                                              suggesting --
                                                          BY MR. BUCHANAN:
 2
           question.
                                                    2
 3
               THE WITNESS: I answered
                                                    3
                                                              Q. -- in July of 2017?
 4
           your question. That's what we
                                                    4
                                                                 MR. LIMBACHER: -- that Mrs.
                                                    5
 5
           were doing. We were shipping
                                                              Walker --
 6
           these orders to ensure that
                                                    6
                                                          BY MR. BUCHANAN:
                                                    7
 7
           patients that needed this product
                                                              Q. Are you aware of that?
                                                    8
 8
           had enough during the transition
                                                                 MR. LIMBACHER: -- made that
 9
           period so they could work with
                                                    9
                                                              representation?
           their healthcare provider to go on
                                                  10
10
                                                          BY MR. BUCHANAN:
11
           a different therapy.
                                                  11
                                                              Q. Are you aware of that?
       BY MR. BUCHANAN:
                                                  12
                                                                 MR. LIMBACHER: Aware of
12
           Q. 20 percent off?
13
                                                  13
                                                              what? What is the question?
           A. I -- that was --
                                                  14
                                                                 MR. BUCHANAN: If you would
14
15
               MR. LIMBACHER: Object to
                                                  15
                                                              stop stepping on my question, you
16
                                                  16
                                                              can read it.
17
               THE WITNESS: I had nothing
                                                  17
                                                                 MR. LIMBACHER: I object to
                                                  18
18
                                                              the form of your question,
           to do with that.
                                                  19
                                                              because --
19
       BY MR. BUCHANAN:
20
           Q. Is that a true statement, 20
                                                  20
                                                          BY MR. BUCHANAN:
21
       percent off?
                                                  21
                                                              Q. Go ahead, you can answer.
                                                  22
                                                                 MR. LIMBACHER: -- it's
22
            A. I think there was 20 percent
2.3
       off. But that has nothing to do with me.
                                                  23
                                                              vague and unclear who you're
24
       I don't make those decisions --
                                                  24
                                                              talking about.
```

```
Page 482
                                                                                          Page 484
                                                       1
 1
                THE WITNESS: Clarify your
                                                             BY MR. BUCHANAN:
 2
                                                       2
            question, please.
                                                                 Q. Special offering for your
 3
        BY MR. BUCHANAN:
                                                       3
                                                             wholesalers, 20 percent discount on
            Q. Are you aware the company
                                                             Opana, before you voluntarily withdraw it
                                                       4
 4
                                                       5
 5
        represented to the FDA it was going to
                                                             from the market on September 1, 2017;
 6
        stop making it in July of 2017?
                                                       6
                                                             that's what the company did, right?
 7
                MR. LIMBACHER: Object to
                                                       7
                                                                     MR. LIMBACHER: Object to
 8
            form and foundation.
                                                      8
                                                                 form. Foundation. I don't know
                                                       9
 9
        BY MR. BUCHANAN:
                                                                 what document you're reading from,
            Q. Stop making it then.
                                                     10
10
                                                                 counsel.
            A. We did stop making it. We
11
                                                     11
                                                             BY MR. BUCHANAN:
        did not make any more product.
12
                                                     12
                                                                 O. Is that true?
            Q. So what you were doing,
                                                     13
13
                                                                     MR. LIMBACHER: Object to
14
        then, at the end of the August of 2017
                                                     14
                                                                 form. Foundation.
        was blowing out your excess inventory for
                                                     15
                                                                     THE WITNESS: I know that
15
        20 percent off?
                                                     16
16
                                                                 there --
17
                MR. LIMBACHER: Object to
                                                     17
                                                                     MR. LIMBACHER: Asked and
18
            form and foundation.
                                                     18
                                                                 answered.
19
                THE WITNESS: No. We were
                                                     19
                                                                     THE WITNESS: I don't make
20
                                                     20
                                                                 the decisions around the offering
            not
21
                MR. LIMBACHER: Asked and
                                                     21
                                                                 that was made. That was not my
22
                                                     22
                                                                 decision.
            answered.
23
                                                     23
                                                             BY MR. BUCHANAN:
        BY MR. BUCHANAN:
2.4
            Q. Is it not true that you
                                                     2.4
                                                                 Q. I just want to make sure the
                                     Page 483
                                                                                          Page 485
        offered a 20 percent discount on this
                                                      1
                                                            record is not fuzzy.
 1
                                                      2
 2
        drug that the FDA had asked you to
                                                                   As a factual matter, are you
 3
        withdraw from the market in June of 2017?
                                                      3
                                                            aware that two weeks before you were
                                                            scheduled to withdraw Opana ER from the
 4
        Is that true that you were doing that,
                                                      4
                                                      5
                                                            market, you offered your wholesalers a 20
 5
       ma'am?
 6
               MR. LIMBACHER: Object to
                                                      6
                                                            percent discount on Opana ER? Are you
                                                      7
 7
            form. Foundation. Asked and
                                                            aware of that?
                                                      8
 8
            answered multiple times.
                                                               A. Yes, I am.
 9
                                                      9
                                                                   MR. LIMBACHER: Object to
               THE WITNESS: I do not make
            the decisions around any type of
                                                     10
                                                               form. Foundation.
10
            promotion with our customers.
                                                     11
                                                                   MR. BUCHANAN: Can I have,
11
12
                All I -- may I finish,
                                                     12
                                                               please, 756?
                                                     13
                                                                   MR. SIEGEL: Being marked as
13
14
                All I can tell you is we --
                                                     14
                                                               Exhibit-27.
15
               MR. LIMBACHER: You can
                                                     15
                                                     16
16
            finish.
                                                                   (Whereupon, EndoWalker
                                                     17
                                                               Exhibit-27,
17
                THE WITNESS: All I can tell
                                                     18
                                                               ENDO OPIOID MDL 02290107-110, was
18
            vou is we wanted to ensure that
                                                     19
                                                               marked for identification.)
19
            there was enough inventory at the
            pharmacies for patients as a
                                                     20
20
            transition through this period as
                                                     21
                                                            BY MR. BUCHANAN:
21
22
            they worked with a healthcare
                                                     22
                                                               Q. I'm passing you, ma'am,
                                                     23
                                                            what's been marked as Exhibit-27 to your
23
            provider to go on a different
                                                     24
                                                            deposition.
24
            therapy.
```

	Page 486		Page 488
1	It's an e-mail exchange	1	A. Correct.
2	beginning August 17th, 2017, right?	2	Q. You have that understanding,
3	A. Yes.	3	ma'am, that the FDA had said the benefits
4 .	Q. It's going from a Mary Jo	4	no longer outweigh the risks? Are you
5	Magrone to Sal Grausso.	5	aware of that?
6	He was your boss at that	6	MR. LIMBACHER: Object to
7	point in time?	7	form. Asked and answered.
8	A. He was.	8	THE WITNESS: That's what
9	Q. Still is?	9	the FDA said.
10	A. Yes.	10	BY MR. BUCHANAN:
11	Q. E-mail going to him and	11	
12	others. It says, Dear branded pricing	12	Q. Issued a release in June of 2017 to that effect, correct?
13	committee.	13	MR. LIMBACHER: Object to
14		14	form. Asked and answered.
15	Do you see that? A. I do.	15	THE WITNESS: The FDA did,
16		16	,
	Q. Attached for your review is	1	yes.
17	an Opana ER wholesaler promotion to be	17	BY MR. BUCHANAN:
18	offered immediately upon BPC approval.	18	Q. Had an advisory committee,
19	The offering includes a 20 percent	19	what, back in March of 2017, correct?
20	reduction from WAC what's that, ma'am?	20	MR. LIMBACHER: Object to
21	A. WAC, wholesaler price, list	21	form. Foundation.
22	price.	22	THE WITNESS: I can't speak
23	Q. Wholesaler price?	23	to that advisory committee. I
24	A. List price.	24	don't know what that is.
	Page 487		Page 489
1	Page 487	1	Page 489
1	Q to be extended to the	1 2	BY MR. BUCHANAN:
2	Q to be extended to the wholesaler segment as an off invoice	2	BY MR. BUCHANAN: Q. So here we are two weeks
2 3	Q to be extended to the wholesaler segment as an off invoice discount.	2 3	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the
2 3 4	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean?	2 3 4	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to
2 3 4 5	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the	2 3 4 5	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going
2 3 4 5 6	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price.	2 3 4 5 6	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of
2 3 4 5 6 7	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms.	2 3 4 5 6 7	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right?
2 3 4 5 6 7 8	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response	2 3 4 5 6 7 8	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes.
2 3 4 5 6 7 8 9	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the	2 3 4 5 6 7 8	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your
2 3 4 5 6 7 8 9	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the	2 3 4 5 6 7 8 9	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the
2 3 4 5 6 7 8 9 10 11	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right?	2 3 4 5 6 7 8 9 10	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval
2 3 4 5 6 7 8 9 10 11 12	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to	2 3 4 5 6 7 8 9 10 11 12	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering.
2 3 4 5 6 7 8 9 10 11 12 13	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a
2 3 4 5 6 7 8 9 10 11 12 13 14	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent	2 3 4 5 6 7 8 9 10 11 12 13 14	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes. Q. And we see on the next page,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN: Q. Discount, 20 percent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes. Q. And we see on the next page, Background market overview. On 9/1/17,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN: Q. Discount, 20 percent discount from WAC given as an off invoice
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes. Q. And we see on the next page, Background market overview. On 9/1/17, Endo will voluntarily withdraw Opana ER	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN: Q. Discount, 20 percent discount from WAC given as an off invoice discount, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes. Q. And we see on the next page, Background market overview. On 9/1/17, Endo will voluntarily withdraw Opana ER from the market at the request of FDA.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN: Q. Discount, 20 percent discount from WAC given as an off invoice discount, correct? A. Uh-huh.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q to be extended to the wholesaler segment as an off invoice discount. What's that mean? A. They get 20 percent off the list price. Q. And it looks like Ms. Magrone is looking for a prompt response so that this can be approved by the pricing committee and get out to the wholesalers, right? MR. LIMBACHER: Object to form. THE WITNESS: Yes. She sent this to the pricing committee. BY MR. BUCHANAN: Q. Is your boss on the pricing committee? A. Sal Grausso is listed, yes. Q. And we see on the next page, Background market overview. On 9/1/17, Endo will voluntarily withdraw Opana ER	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. So here we are two weeks before the drug gets pulled, and the background market overview reports to your customer segment that you're going to withdraw Opana ER at the request of the FDA on September 1, 2017, right? A. That's what it states, yes. Q. Okay. And then your specific request, In support of the above, this proposal requests approval for the following wholesaler offering. And, again, this is a request for pricing approval to the brand committee, correct? MR. LIMBACHER: Object to form. THE WITNESS: It is. BY MR. BUCHANAN: Q. Discount, 20 percent discount from WAC given as an off invoice discount, correct?

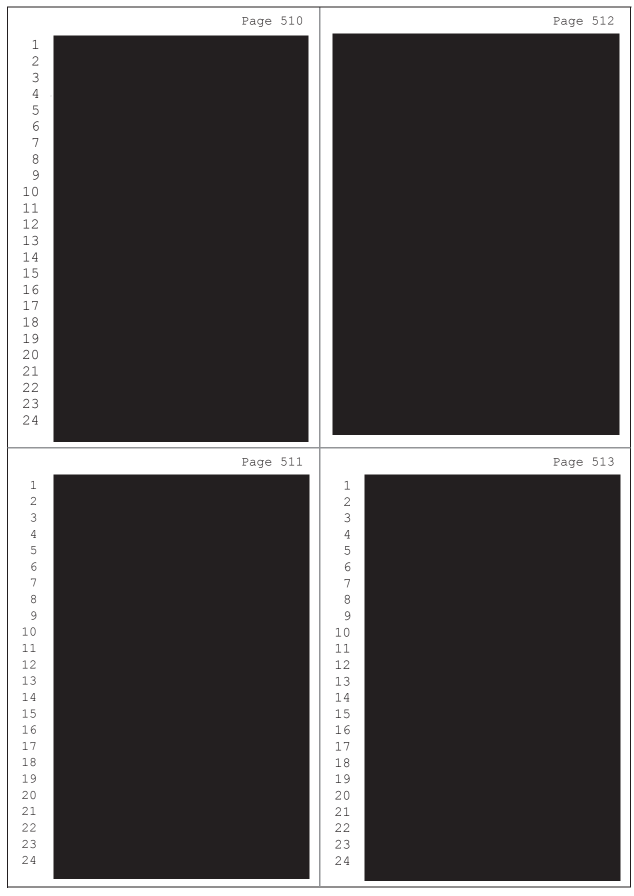
```
Page 490
                                                                                            Page 492
                                                       1
 1
        right?
                                                       2
 2
                                                                   (Whereupon, EndoWalker
             A.
                 If they participated.
  3
             Q. Okay. And you're offering a
                                                       3
                                                                Exhibit-28.
                                                                ENDO DATA-OPIOID MDL00000019, With
  4
        one-time buy, right?
                                                       5
                                                                Attachment, was marked for
  5
             A. It's a one-time order. It's
                                                       6
  6
        a transition order.
                                                                identification.)
  7
                                                       7
                                                                    - - -
             Q. And did you get any
 8
         excessive orders at the end of August
                                                       8
                                                             BY MR. BUCHANAN:
                                                       9
                                                                Q. I'm passing you next in
  9
         2017 for Opana ER?
                                                      10
                                                             order, ma'am.
10
                 MR. LIMBACHER: Object to
                                                      11
                                                                   MR. SIEGEL: It's being
11
             form.
                                                      12
                                                                marked as Exhibit-28.
12
                 THE WITNESS: I don't
                                                      13
                                                             BY MR. BUCHANAN:
13
             recall. I'm sure we did. It's
14
             probably in this listed.
                                                      14
                                                                Q. Exhibit-28.
                                                      15
                                                                   MR. LIMBACHER: Can we pull
15
                 But, again --
                                                                this up on the screen? This is
         BY MR. BUCHANAN:
                                                      16
16
                                                      17
                                                                produced natively, so let's go to
17
             Q. You would agree, ma'am, that
                                                      18
                                                                the first page of the spreadsheet.
18
        you didn't cease any orders, right?
                                                      19
                                                                Actually, let's go to the second
19
                 MR. LIMBACHER: Object to
                                                      20
                                                                page of the spreadsheet.
20
             form.
                                                      21
                                                             BY MR. BUCHANAN:
21
                 THE WITNESS: We did not,
22
             because this was a transition to
                                                      22
                                                                Q. Have you ever seen these
                                                      23
                                                             reports before?
23
             ensure our patients were properly
                                                      24
                                                                A. No. I'm assuming this is
24
             transitioned by their physician to
                                      Page 491
                                                                                            Page 493
 1
            another therapy, because they
                                                        1
                                                              out of SAP.
 2
            could no longer take Opana.
                                                       2
                                                                  Q. END contribution, MGN by
 3
       BY MR. BUCHANAN:
                                                        3
                                                              MPH.
 4
            Q. Was that $100 million worth
                                                        4
                                                                      Do you see that?
                                                        5
 5
       of Opana that you sold, "you" being Endo,
                                                                  A. I do.
 6
       after the FDA advisory committee in March
                                                        6
                                                                  Q. Excluding Interco.
 7
       of 2017?
                                                        7
                                                                      Do you see that?
                                                        8
                                                                  A. I do.
 8
            A. I don't--
 9
               MR. LIMBACHER: Object to
                                                       9
                                                                  Q. The product hierarchy lists
10
                                                      10
                                                              the product number and the product name.
            form and foundation.
               THE WITNESS: I have no
                                                                      Do you see that?
11
                                                      11
12
            idea. I can't confirm. I don't
                                                      12
                                                                  A. Uh-huh.
13
            know what the sales were.
                                                      13
                                                                  O. You see what sheet we're on,
14
       BY MR. BUCHANAN:
                                                      14
                                                              Opana ER.
15
            Q. It sounds like you had
                                                      15
                                                                      Is that the sheet you're on?
       visibility, within your ordering system,
16
                                                      16
                                                                  A. It just says, Opana.
       to the net revenue on a particular sale,
17
                                                      17
                                                                  Q. If you go to the second
       as well as the gross revenue, right?
18
                                                      18
                                                              page.
19
               MR. LIMBACHER: Object to
                                                      19
                                                                      You manufactured multiple
20
            form
                                                      2.0
                                                              controlled substances, correct?
21
               THE WITNESS: It's on the
                                                      21
                                                                      MR. LIMBACHER: Object to
22
            order. But sales, that's not my
                                                      22
                                                                  form.
23
            responsibility to know that.
                                                      2.3
                                                                      THE WITNESS: We do.
24
                MR. BUCHANAN: 651.
                                                      24
                                                              BY MR. BUCHANAN:
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		I	_
	Page 494		Page 496
1	Q. Okay. If we go to that page	1	BY MR. BUCHANAN:
2	that says Opana ER, you see revenue? Do	2	Q. From July is \$12.2 million,
3	you see the top line, revenue?	3	right?
4 .	A. Yes.	4	A. Yes.
5	Q. And then there's Period 1,	5	MR. LIMBACHER: Objection.
6	2, 3, all the way up to 12, and then a	6	Form and foundation.
7	year to date at the end.	7	BY MR. BUCHANAN:
8	Do you see that, ma'am?	8	Q. Period 8, it looks like you
9	A. I do.	9	sold more in August than you did in July,
10	Q. Do you recognize period 1 as	10	right?
11	the first month of the year and period 2	11	MR. LIMBACHER: Objection.
12	the second month?	12	Form and foundation.
13	A. Yes.	13	THE WITNESS: That's what
14	Q. You're familiar with reports	14	
15		15	this report states. BY MR. BUCHANAN:
16	that look like this, right?	16	
17	A. This is a financial report,	17	Q. As you're going out of
	I don't this is not something I see or		business with Opana ER?
18	generate.	18	A. I can't speak to this
19	Q. Okay. That FDA advisory	19	report. I don't know what's generated
20	committee to consider Opana ER that was	20	behind this report. This is a financial
21	in March; is that right?	21	report. I'm not in finance. I can't
22	A. I don't know.	22	speak to it.
23	Q. We see revenue of Opana ER	23	Q. Okay. It's over \$100
24	from March was about \$26 million, right?	24	million in sales between March and the
1	MR. LIMBACHER: Object to	1	time you withdrew it from the market.
2	form. Foundation.	2	Did you know that, ma'am?
3	THE WITNESS: It says \$26	3	A. No.
4	million.	4	MR. LIMBACHER: Objection.
5	BY MR. BUCHANAN:	5	Form and foundation.
6		6	THE WITNESS: I did not.
7	Q. From April was \$17.9	7	
	million, right?		Again, this is a financial
8	MR. LIMBACHER: Same	8	report, I'm not in finance.
9	objection.	9	BY MR. BUCHANAN:
10	THE WITNESS: That's what it	10	Q. Did you know it was more
11	states.	11	than \$50 million in sales or \$50
12	BY MR. BUCHANAN:	12	million in sales between June and August
13	Q. For May is \$22.8 million,	13	before you took it off the market?
14	right?	14	MR. LIMBACHER: Objection.
15	MR. LIMBACHER: Form and	15	Form and foundation.
16	foundation.	16	BY MR. BUCHANAN:
17	THE WITNESS: That's what it	17	Q. When the FDA requested in
18	states.	18	June that it be withdrawn?
19	BY MR. BUCHANAN:	19	A. I can't speak to the finance
20	Q. From June is \$21.8 million,	20	of the company. I'm not in finance.
21	right?	21	Q. I just wanted to while
22	MR. LIMBACHER: Form and	22	we're on this sheet, you see there's a
23	foundation.	23	line item on this sheet for chargebacks?
		l	
24	THE WITNESS: Uh-huh.	24	A. I do.

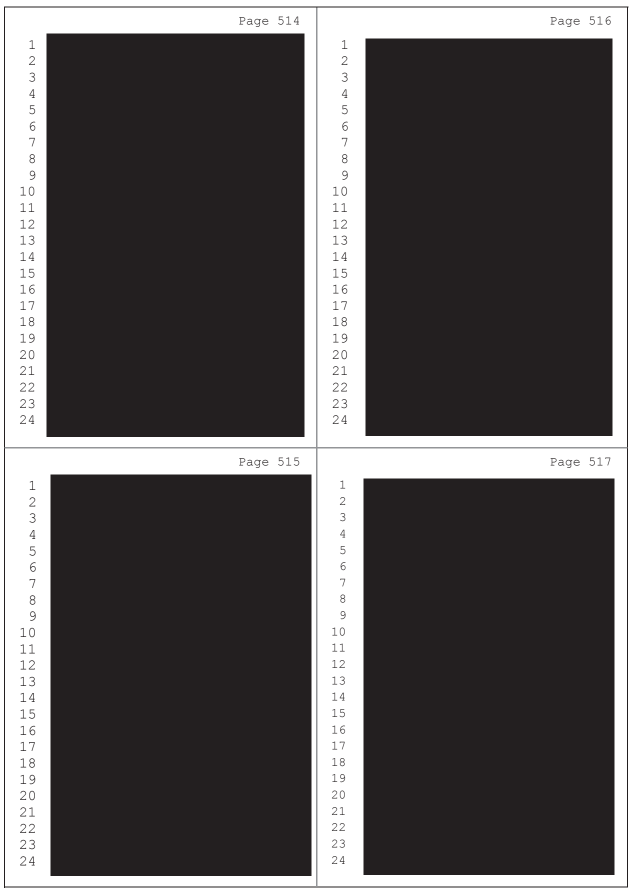
2 reporting chargebacks? 3 A. Yes. 4 Q. And the sheet that we're looking at is for Opana ER, correct? 5 A. Yes. 6 A. Yes. 7 Q. All right. Do you see for 8 August, Period 8 — actually, if you look about halfway down on the left, there is 9 10 a line item for sales promotions. 11 Do you see that? 12 A. I do. 13 Q. What sales promotion amount 14 was credited for January? 15 A. Nothing. 16 Q. What about was credited for 17 February? 17 February? 18 MR. LIMBACHER: Objection. 19 Form and foundation. Objection to 19 all these questions with regard to 20 all these questions with regard to 21 a document that she's told you 22 repeatedly she knows nothing 23 about — 24 BY MR. BUCHANAN: 24 BY MR. BUCHANAN: 25 MR. LIMBACHER: - and has 18 never seen before. 4 MR. LIMBACHER: You're going 10 about in John William (All Managementative). 5 Strike. 6 MR. LIMBACHER: You're going 10 about in John William (All Managementative). 7 MR. LIMBACHER: You're going 10 about in John William (All Managementative). 8 The WITNESS: Blowing it is not my word. We had to 10 book on this sheet for promotional amount of you book on this sheet for promotional activity of Opana in the days leading 10 about it. 10 BY MR. BUCHANAN: 11 BY MR. BUCHANAN: 12 Q. What amount for sales 10 period 3, March of 2017? 15 MR. LIMBACHER: Same 16 objection. Form and foundation. 16 Oge What amount for sales 10 period 3, March of 2017? 17 MR. LIMBACHER: Same 16 objection. Form and foundation. 18 BY MR. BUCHANAN: 11 period 3, March of 2017? 18 BY MR. BUCHANAN: 11 period 3, March of 2017? 19 MR. LIMBACHER: Same 16 objection. Form and foundation. 19 MR. LIMBACHER: Same 17 period 3, March of 2017? 19 MR. LIMBACHER: Objection 19 period 3, March of 2017? 19 MR. LIMBACHER: Objection 19 power objection. Form and foundation. 19 MR. BUCHANAN: 11 period 3, March of 2017? 19 MR. LIMBACHER: Objection 10 power objection. Form and foundation. 19 MR. LIMBACHER: on the will be objection. Form and foundation. 19 MR. LIMBACHER: on the will be objection. Form and foundation. 19 MR. LIMBACH		Page 498		Page 500
2 reporting chargebacks? 3 A. Yes. 4 Q. And the sheet that we're 5 looking at is for Opana ER, correct? 6 A. Yes. 7 Q. All right. Do you see for 8 August, Period 8 actually, if you look 9 about halfway down on the left, there is 10 a line item for sales promotions. 11 Do you see that? 12 A. I do. 13 Q. What sales promotion amount 14 was credited for January? 15 A. Nothing. 16 Q. What about was credited for 17 February? 18 MR. LIMBACHER: Objection. 19 Form and foundation. Objection to all these questions with regard to a document that she's told you repeatedly she knows nothing about r. 22 repeatedly she knows nothing about respectately she knows nothing about respected by the knows nothing about r. 24 BY MR. BUCHANAN: 25 MR. LIMBACHER: You're going to have an opportunity to ask these questions of people who might actually know something about it. 10 BY MR. BUCHANAN: 20 What amount for sales promotions are distingly from the market? 31 promotions, marm, was credited for repromotional and activity of Opana in the days leading to its withdrawal from the market? MR. LIMBACHER: Same objection. Form and foundation. 17 HE WITNESS: Zero. 18 MR. LIMBACHER: Same objection. Form and foundation. 18 BY MR. BUCHANAN: 20 What amount for sales promotions are distingly and the form and foundation. 21 THE WITNESS: I'm not reported to a line item for sales promotions. 22 THE WITNESS: I'm not reported? 23 A. Nothing. 24 BY MR. BUCHANAN: 25 STOR MR. LIMBACHER: Same objection. Form and foundation. 26 What amount for sales promotions and they worked with their healthcare provider on a new therapy. 29 What amount for sales promotions and an activity of Opana in the days leading to its withdrawal from the market? MR. LIMBACHER: Same objection. Form and foundation. 31 promotions, marked to show an opportunity to ask they worked with their healthcare provider on a new therapy. 32 promotion on the market? 33 promotions, marked to show an opportunity to ask they worked with their healthcare provider on a new therapy. 34 promotions, ma	1	O. Do you see each period is	1	Q. What amount was credited for
A. Yes. Q. And the sheet that we're looking at is for Opana ER, correct? A. Yes. Q. All right. Do you see for August, Period 8 actually, if you look about halfway down on the left, there is Do you see that? A. I do. Q. What sales promotion amount was credited for January? A. Nothing. Q. What about was credited for February? A. Nothing. Q. What about was credited for January about Paramand foundation. Objection to all these questions with regard to a document that she's told you repeatedly she knows nothing about AMR. LIMBACHER: Objection. Page 499 Q. What amount MR. LIMBACHER: and has never seen before. MR. LIMBACHER: You're going to have an opportunity to ask these questions of people who might actually know something about it. MR. BUCHANAN: Q. What amount for sales The WITNESS: Blowing it is not my word. We had to MR. LIMBACHER: objection. Page 499 Q. What amount MR. LIMBACHER: You're going to have an opportunity to ask these questions of people who might actually know something about it. MR. BUCHANAN: Q. What amount for sales The WITNESS: Lero. The WITNESS: Blowing it is not my word. We had to MR. LIMBACHER: objection. The WITNESS: Blowing it is not my word. We had to	2			
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6 A. Yes. Q. All right. Do you see for August, Period 8 — actually, if you look about halfway down on the left, there is a line item for sales promotions. 10 Do you see that? 11 Do you see that? 12 A. I do. Q. What sales promotion amount was credited for January? 14 A. Nothing. 15 MR. LIMBACHER: Same objection. Form and foundation. THE WITNESS: Zero. 16 Q. What about was credited for February? 18 MR. LIMBACHER: Objection. 18 Objection. Form and foundation. 19 Option and the sequestions with regard to a document that she's told you repeatedly she knows nothing about — 23 about — 23 about — 24 BY MR. BUCHANAN: 24 BY MR. BUCHANAN: 24 THE WITNESS: Blowing it is not my word. We had to strike. 19 What amount — 25 MR. LIMBACHER: You're going to have an opportunity to ask these questions of people who might actually know something about it. 10 BY MR. BUCHANAN: 10 What amount for sales promotions, ma'am, was credited for 11 BY MR. BUCHANAN: 11 BY MR. BUCHANAN: 11 BY MR. BUCHANAN: 11 BY MR. BUCHANAN: 12 Q. What amount for sales promotions, ma'am, was credited for 12 Period 3, March of 2017? 14 Period 3, March of 2017? 15 MR. LIMBACHER: Same objection. Form and foundation. 16 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 19 Q. What amount to sales 12 Dock on this sheet — or the compact of the sale and promotions and foundation. 16 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 19 Q. What amount was credited for 19 Dock on this sheet — or the compact of the sale and promotions and foundation. 16 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 19 Q. What amount for sales 12 Dock on this sheet — or the compact of the sale and promotions and foundation. 16 BY MR. BUCHANAN: 18 BY MR. BUCHANAN: 19 Dock on this sheet for promotional amount document of the sale and promotional amount document of the sale and promotional amount document of the sale and promotional			1	
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11 Do you see that? 12 A. I do. 13 Q. What sales promotion amount 14 was credited for January? 15 A. Nothing. 16 Q. What about was credited for 17 February? 18 MR. LIMBACHER: Objection. 19 Form and foundation. Objection to 20 all these questions with regard to 21 a document that she's told you 22 repeatedly she knows nothing 23 about 24 BY MR. BUCHANAN: 24 BY MR. BUCHANAN: 25 BLOCHANAN: 26 MR. LIMBACHER: and has 27 never seen before. 28 MR. LIMBACHER: You're going 29 to have an opportunity to ask 20 the sequestions of people who 21 might actually know something 22 about it. 23 BY MR. BUCHANAN: 24 BY MR. BUCHANAN: 25 Blowing it. 26 blow in the sequestion of people who 27 might actually know something 28 promotions, ma'am, was credited for 29 make LIMBACHER: Same 20 color objection. 20 color objection. 21 color objection. 22 repeatedly she knows nothing 23 about 24 BY MR. BUCHANAN: 25 Blowing it. 26 is not my word. We had to 27 the wholesalers to ensure our patients had enough inventory to get them through the transition period as they worked with their healthcare provider on a new therapy. 23 BY MR. BUCHANAN: 24 BY MR. BUCHANAN: 25 BY MR. BUCHANAN: 26 BY MR. BUCHANAN: 27 BY MR. BUCHANAN: 28 BLOCHANAN: 29 What amount of color objection. 30 Promotions, ma'am, was credited for 31 Period 3, March of 2017? 32 BY MR. BUCHANAN: 33 Promotions, ma'am, was credited for 34 Period 3, March of 2017? 35 MR. LIMBACHER: Same 36 objection. Form and foundation. 37 THE WITNESS: I'm not 38 BY MR. BUCHANAN: 39 Q. What amount was credited for 39 Page 499 30 Page 499 31 Transition orders to our wholesalers to ensure our patients had enough inventory to get them through the transition period as they worked with their healthcare provider on a new therapy. 39 BY MR. BUCHANAN: 30 Page 499 30 Page 499 31 Transition orders to our wholesalers to ensure our patients had enough inventory to get them through the transition period as they worked with their healthcare provider on a new therapy. 39 BY MR. BUCHANAN: 30 Page 499 30 Page		• · · · · · · · · · · · · · · · · · · ·		
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1 00 4 10			1	not my decision. That's not my decision.
1	20	April?	20	MR. BUCHANAN: Let's take a
21 MR. LIMBACHER: Same 21 short break.			1	
			1	VIDEO TECHNICIAN: We're
23 THE WITNESS: Zero. 23 going off the record. The time is	23	THE WITNESS: Zero.	1	going off the record. The time is
24 BY MR. BUCHANAN: 24 4:45.	24	BY MR. BUCHANAN:	24	4:45.

1	Page 502		Page 504
		1	But we're appearing today in
2	(Whereupon, a brief recess	2	continuity of our respect for both
3	was taken.)	3	the letter and the spirit of the
4 .		4	state and federal cooperation
5	VIDEO TECHNICIAN: Going	5	protocol, without waiving these
6	back on the record. The beginning	6	objections and the right to
7	of Media File 9. The time is	7	redepose Ms. Walker if necessary.
8	5:02.	8	MR. LIMBACHER: We
9	MR. BUCHANAN: Mrs. Walker,	9	understand your position.
10	I have no further questions at	10	MR. LENISKI: Thank you.
11	this time, subject to the issues	11	BY MR. LENISKI:
12	with the document that was	12	Q. So, Ms. Walker, I'm Joe
13	withdrawn on the basis of	13	Leniski, as I stated, I'm from Tennessee.
14	privilege, and any further	14	I represent a different group of
15	questions that I have in follow-up	15	plaintiffs than the folks who were asking
16	to the questions of any other	16	questions this morning. And I don't have
17	counsel today.	17	nearly as many questions.
18	I'll pass the witness.	18	A. That's good, I guess.
19	MR. LENISKI: Thank you.	19	Q. So you can take that for
20	= = =	20	what it's worth.
21	EXAMINATION	21	First question is, do your
22		22	job duties regarding distribution at Endo
23	BY MR. LENISKI:	23	involve any Tennessee-specific
24	Q. Good afternoon, Ms. Walker.	24	responsibilities?
	D		D
1	Page 503	1	Page 505
1	My name is Joe Leniski, and I represent	1	A. I do not ship to any
2	clients who are proceeding in state court	2	customers in the state of Tennessee, as
3	in Tennessee.	3	far as the wholesalers are concerned.
4	So my questions today will	4	Q. So, to your knowledge, in
5	be largely pertaining to the state of	5	your 20 years at Endo, you never shipped
6 7	Tennessee.	6 7	product to a wholesaler located in the
	A. Okay.		state of Tennessee; is that your
8	MR. LENISKI: Before we	8 9	testimony? A. No. Let me let me back
Ω	proceed, I just have to state on	ا ^ک	A. NO. LEUTIE TEUTIE DACK
9	the record was howe a standing	1 1 0	
10	the record, we have a standing	10	up.
10 11	objection, and adopt for purposes	11	up. Our largest customer,
10 11 12	objection, and adopt for purposes of today, former objections we	11 12	up. Our largest customer, McKesson's distribution center used to be
10 11 12 13	objection, and adopt for purposes of today, former objections we made in other depositions about	11 12 13	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they
10 11 12 13 14	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents	11 12 13 14	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to
10 11 12 13 14 15	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to	11 12 13 14 15	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee.
10 11 12 13 14 15 16	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that	11 12 13 14 15 16	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was?
10 11 12 13 14 15 16 17	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that	11 12 13 14 15 16 17	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to
10 11 12 13 14 15 16 17	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific	11 12 13 14 15 16 17 18	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15.
10 11 12 13 14 15 16 17 18	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific knowledge and because Tennessee	11 12 13 14 15 16 17 18	Up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15. I don't know the exact date.
10 11 12 13 14 15 16 17 18 19 20	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific knowledge and because Tennessee rules of civil procedure don't	11 12 13 14 15 16 17 18 19 20	up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15. I don't know the exact date. Q. Do you remember anyone on
10 11 12 13 14 15 16 17 18 19 20 21	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific knowledge and because Tennessee rules of civil procedure don't place the same restrictions on the	11 12 13 14 15 16 17 18 19 20 21	Up. Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15. I don't know the exact date. Q. Do you remember anyone on your team that had any Tennessee-specific
10 11 12 13 14 15 16 17 18 19 20	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific knowledge and because Tennessee rules of civil procedure don't place the same restrictions on the Tennessee state plaintiffs as they	11 12 13 14 15 16 17 18 19 20	Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15. I don't know the exact date. Q. Do you remember anyone on your team that had any Tennessee-specific responsibilities?
10 11 12 13 14 15 16 17 18 19 20 21 22	objection, and adopt for purposes of today, former objections we made in other depositions about the failure to produce documents timely and the failure to refute or the documents that refute their assertion that witness has any Tennessee-specific knowledge and because Tennessee rules of civil procedure don't place the same restrictions on the	11 12 13 14 15 16 17 18 19 20 21 22	Our largest customer, McKesson's distribution center used to be in the state of Tennessee until they moved it to Mississippi. So I used to ship to McKesson in Tennessee. Q. Do you recall when that was? A. When they moved to Mississippi? No. Around '13, '14, '15. I don't know the exact date. Q. Do you remember anyone on your team that had any Tennessee-specific responsibilities?

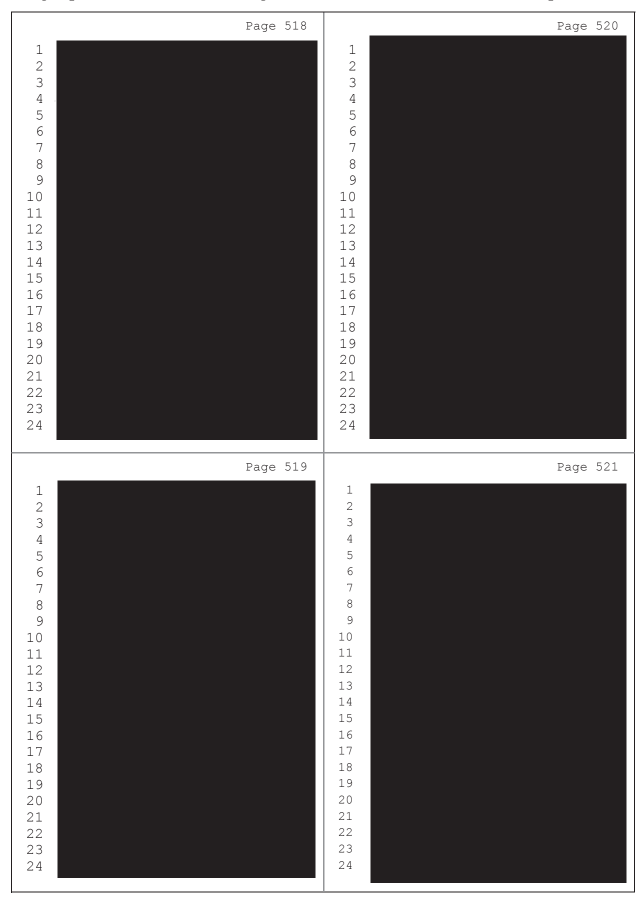
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Page 506
                                                                                              Page 508
 1
        Tennessee was a high-performing area as
                                                         1
                                                               was a state with rampant opioid abuse,
 2
        far as Opana ER sales go?
                                                         2
                                                               was that a factor relevant to your job
 3
                MR. LIMBACHER: Object to
                                                         3
                                                               duties in distribution at Endo?
                                                         4
                                                                       MR. LIMBACHER: Object to
 4
                                                         5
 5
                THE WITNESS: I can't speak
                                                                    form.
                                                         6
 6
            to that. I don't know.
                                                                       THE WITNESS: No, that
 7
        BY MR. LENISKI:
                                                         7
                                                                    information wasn't provided to me.
 8
            Q. Was the fact whether or not
                                                         8
                                                               BY MR. LENISKI:
                                                         9
 9
        Tennessee was a high-sales area for Opana
                                                                    Q. Would you say that was
        ER, was that relevant to your job duties?
                                                               relevant to your job duties in Endo?
10
                                                       10
             A. I only ship to wholesalers.
                                                       11
                                                                       MR. LIMBACHER: Object to
11
        So once McKesson moved out of the state
                                                       12
12
                                                                    form.
13
        of Tennessee into Mississippi, I didn't
                                                       13
                                                                       THE WITNESS: Prescription
14
        ship to any wholesalers within the state
                                                       14
                                                                    data, again, is not part of my job
                                                       15
                                                                    responsibility. It's -- you know,
15
        of Tennessee.
                                                                    I don't have that information.
            Q. Which is not to say that you
                                                       16
16
        weren't aware that Opana ER was being
                                                       17
17
                                                               BY MR. LENISKI:
        prescribed and dispensed in the state of
                                                                    O. Okay. And did you have any
18
                                                       18
19
        Tennessee; is that your understanding?
                                                       19
                                                               knowledge about problem prescribers -- or
20
            A. I don't have any
                                                       20
                                                               prescribers that Endo identified as being
21
        prescription data or dispense data. That
                                                       21
                                                               problem prescribers in Tennessee during
22
        wasn't part of my job responsibility.
                                                       22
                                                               your tenure?
                                                       23
23
        That's another area within Endo.
                                                                    A. No. Again, the sales data
                                                       24
2.4
                                                               and prescribing data is not within my
            Q. So during your 20 years, did
                                      Page 507
                                                                                              Page 509
                                                              area of responsibility. I don't have
                                                        1
 1
        you have any awareness whether Opana ER
                                                        2
                                                              that information. I don't have that
 2
        was being dispensed in the state of
 3
        Tennessee?
                                                        3
                                                              data.
                                                        4
                                                                     MR. LENISKI: This is
 4
            A. No, I don't -- I can't
                                                        5
                                                                  Exhibit-5. Who else needs copies?
 5
        confirm that.
 6
            Q. At least what you're
                                                        6
                                                                     MR. LIMBACHER: Thank you.
                                                        7
 7
        testifying to today is that was not
 8
        relevant to your job duties; is that what
                                                        8
                                                                     (Whereupon, EndoWalker
 9
        you're testifying to?
                                                        9
                                                                  Exhibit-29,
                                                       10
                                                                  ENDO OPIOID MDL 01030692-698, was
                MR. LIMBACHER: Object to
10
                                                       11
                                                                  marked for identification.)
11
            form.
12
                THE WITNESS: That's
                                                       12
                                                       13
                                                              BY MR. LENISKI:
13
            correct. I only ship to
14
            wholesalers. So prescribing
                                                       14
                                                                  Q. Ms. Walker, I've handed you
            information is not part of my job
                                                       15
                                                              what we've identified as Exhibit-29 to
15
                                                       16
                                                              your deposition.
16
            responsibility.
17
                                                       17
                                                                     And my --
        BY MR. LENISKI:
            Q. Okay. So in your role in
                                                       18
                                                                  A. Yes.
18
        distribution, neither you nor your team
                                                       19
                                                                  Q. -- my question is going to
19
        tracked the number of Opana ER units
                                                       20
                                                              be whether or not you recognize this
20
                                                       21
                                                              document?
21
        being distributed in the state of
22
                                                       22
                                                                  A. This was an e-mail --
        Tennessee?
23
            A. Not within my role, no.
                                                       23
                                                                  O. Okav.
                                                       24
                                                                  A. -- sent to me.
            O. And whether or not Tennessee
24
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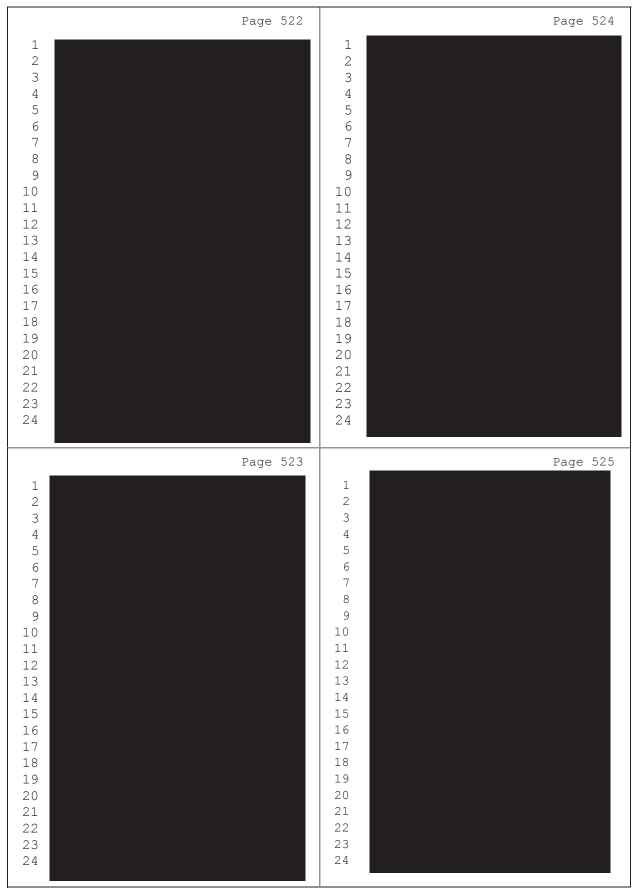
129 (Pages 510 to 513)



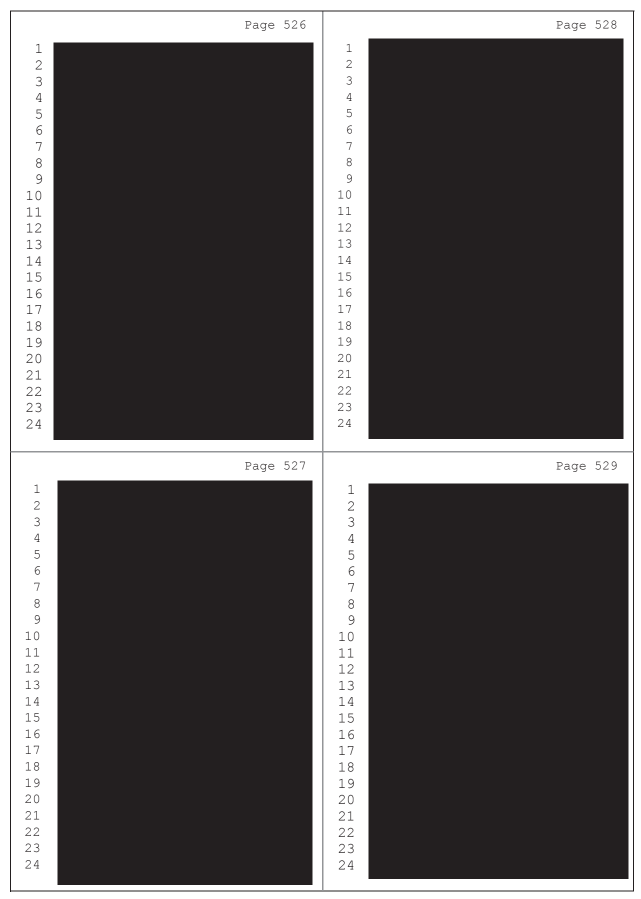
130 (Pages 514 to 517)



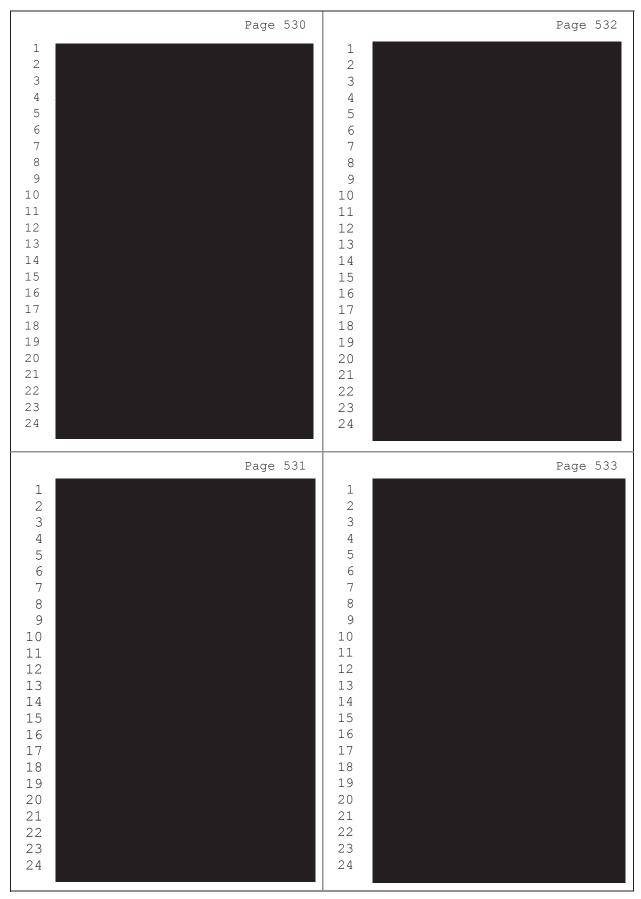
131 (Pages 518 to 521)



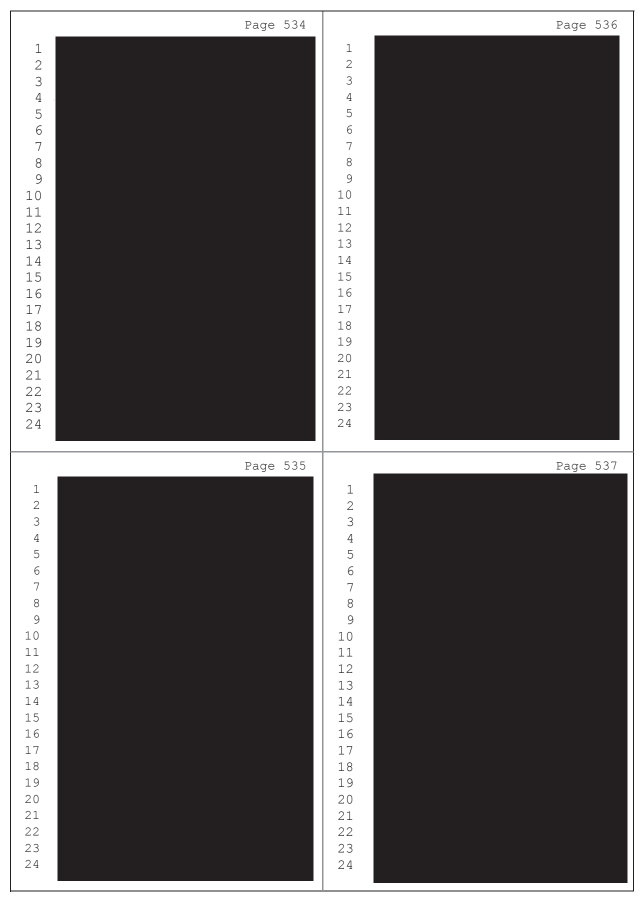
132 (Pages 522 to 525)



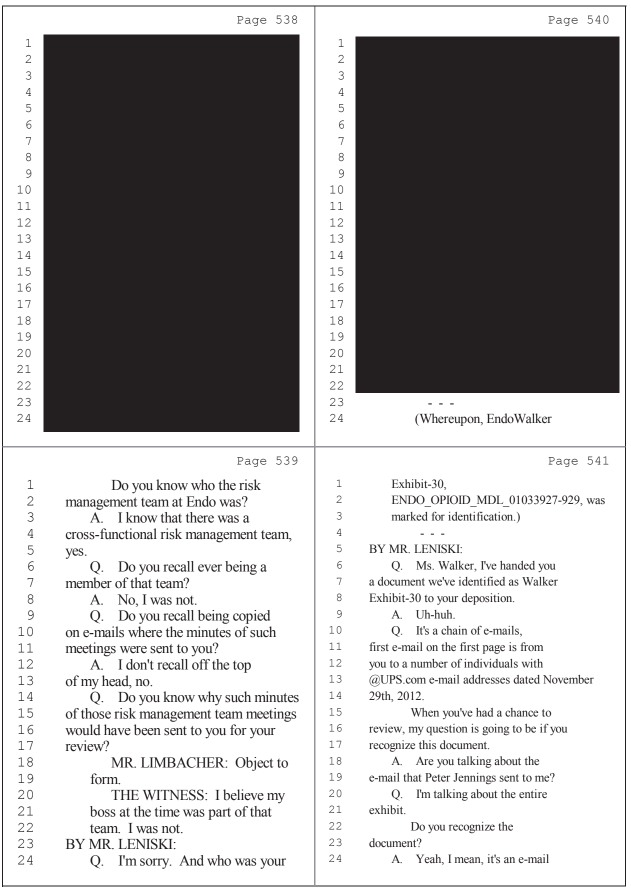
133 (Pages 526 to 529)



134 (Pages 530 to 533)



135 (Pages 534 to 537)



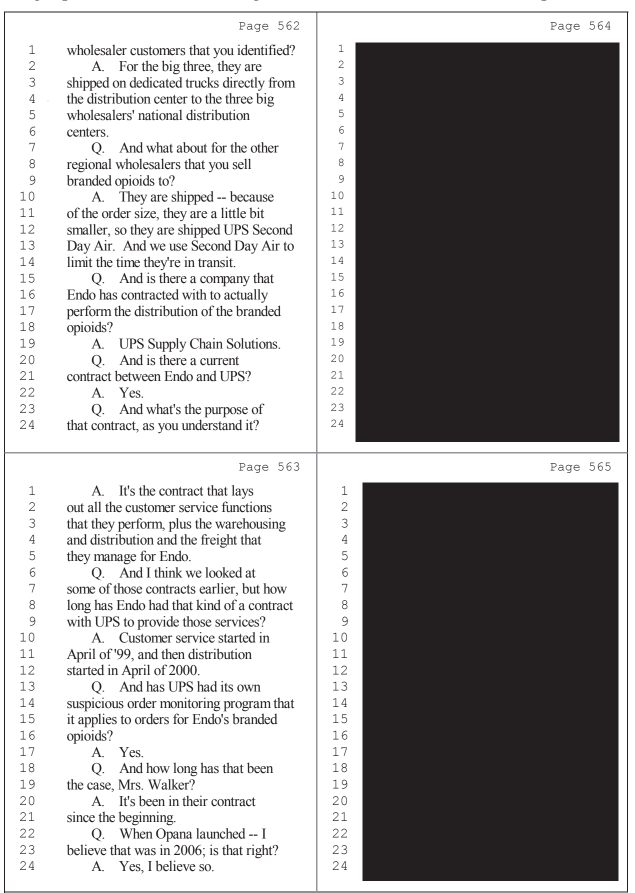
	Page 542		Page 544
1	between me and my UPS customer service	1	Q. And then if you go to the
2	team.	2	very next e-mail up at the top I'm
3	Q. Do you have any reason to	3	sorry, just up at the top of the previous
4 .	doubt that you received this e-mail in	4	e-mail, he explains, We're getting calls
5	the normal course of business on or about	5	in the last week or two. It sounds kind
6	the date of November 29th, 2012?	6	of strange, but I think there is a
7	A. I'm sure I did.	7	legitimate, full-fledged effort to
8	Q. Okay. Again, we have an	8	restrict C-IIs in the entire state of
9	e-mail chain, which starts, if you flip	9	Florida. Sounds uncanny, but it's what
10	over the page at the bottom, 928.	10	we're hearing.
11	There's an e-mail from	11	Did I read that correctly?
12	PBJ I'm sorry, PBJennings@UPS.com?	12	A. You did.
13	A. Yes.	13	Q. He even makes reference to
14		14	getting a call last week from a patient
	Q. And that's Peter Jennings, correct?	15	
15 16	A. It is.	16	about this issue; is that correct?
17		17	A. That's what it states, yes.
	Q. And according to the e-mail,		Q. And if you go up the e-mail
18	his title was customer service	18	chain, after someone with the name it
19	supervisor?	19	looks like L-C-I-C-H-O-C-K-I?
20	A. He was, yes, at UPS.	20	A. Linda Cichocki, yes.
21	Correct.	21	Q. What was what was her role
22	Q. And he's e-mailing you	22	at UPS?
23	asking, Lisa, do you have more details	23	A. She was a customer service
24	about what's going on with C-II products	24	rep supporting Endo at UPS.
	Page 543		Page 545
1	in Florida (the statewide restriction on	1	Q. She was on was she part
2	these products)?	2	of the same team that Peter was?
3	Did I read that correctly?	3	A. Yes.
4	A. Yes.	4	Q. So she writes, later on, on
5	Q. And what did he mean by	5	November 29th and says, Pete, I just had
6	do you know what he meant by C-II	6	a call from a wheelchair-bound patient
7	products?	7	who used our Opana locater service to
8	MR. LIMBACHER: Object to	8	find her medication each month and this
9	form.	9	month, just now when she called, she was
10	THE WITNESS: C-II products,	10	told the locater service is no longer
11	yes, the controlled substance,	11	servicing the state of Michigan. When I
12	C-IIs. Opioids, yes.	12	asked when I called the Opana locater
13	BY MR. LENISKI:	13	service to ask about Florida, they stated
14	Q. Schedule II controlled	14	they can no they cannot tell me which
15	products?	15	states they service or not, only do
16	A. Schedule IIs, yes.	16	searches by zip code.
17	Q. That's correct?	17	
18	A. That's correct.	18	Did I read that correctly? A. Yes.
19		19	
20	Q. Flip over to page 928. You		Q. Did you have an
	respond to Mr. Jennings on November 29th,	20	understanding of what the Opana locater
21	2012.	21	service was at this time?
22	You say, I have no idea what	22	A. When we had the supply issue
2.2			
23	this is about. Where did you hear this?	23	that I talked about earlier, Endo set up
23 24	A. Right.	24	a pharmacy locater so patients could find

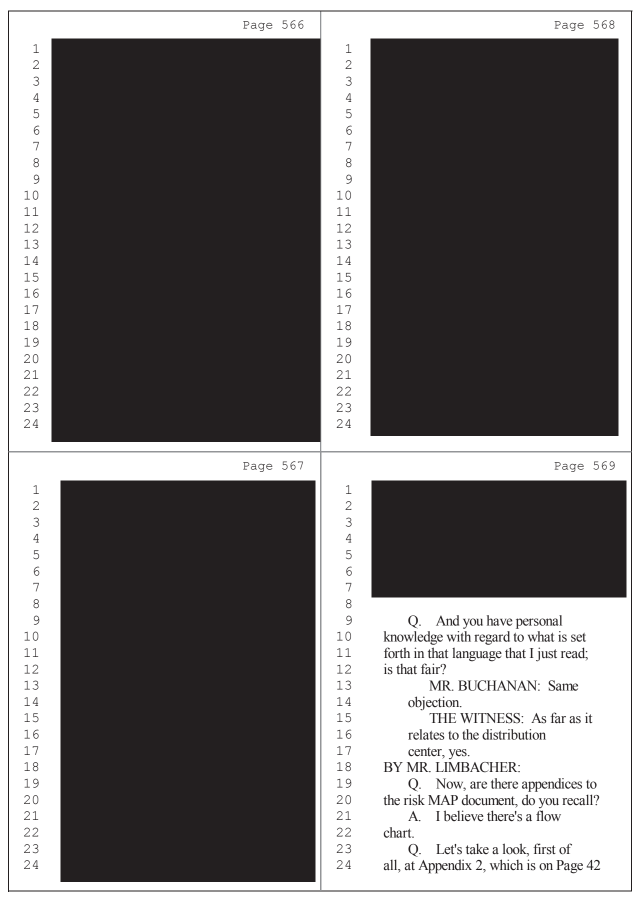
Page 548 Page 548 Page 548 Page 548				
supply issue sas over at this point. Q. Where was that set up? Was it through a website? A. I don't know. That wasn't my responsibility. That was done by the marketing team. I don't know where — I don't know what program or anything that they used. Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And wou also go on. She should be able — I'm sorry, We should be able to tell this patients she call any of her local pharmacies and with a prescription, she should be able to tell this patients he can call any of her local pharmacies and with a prescription, she should be able to tell this patients he can call any of her local pharmacies and with a prescription, she should be able to thave it filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting December of 'Il and went through mid 2012, third quarter of 2012. Q. This e-mail looks like it's 2012, third quarter of 2012. Page 547 page 547 page 547 page 547 page 549 pa		Page 546		Page 548
supply issues. That's what that was set up for. Q. Where was that set up? Was it through a website? A. I don't know. That wasn't my responsibility. That was done by the marketing team. I don't know where —I don't know what program or anything that they used. Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? Q. And you also go on. She should be able — I'm sorry, We should be able to tell this patients she care all any of her local pharmacies and with a patient she care all any of her local pharmacies and with a prescription, she should be able — I'm sorry, We should be able to tell this patients he care all any of her local pharmacies and with a prescription, she should be able to have it filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting poeches of opana is filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting poeches of opana is filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting poeches of opana is filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting poeches of opana is filled without any issues. Correct? A. All I can tell you is we had our supply issue with Opana starting poeches of opana in the starting that they used. Page 547 Page 547 page 547 page 549 page 547 page 549 page	1	which pharmacies had Opana during our	1	A. Which tells me that our
Q. Where was that set up? Was Sitthrough a website?			2	
Contact service was really needed during our shortage, correct?				
our shortage, correct? A. I don't know. That wasn't my responsibility. That was done by the marketing team. I don't know where — I don't know what program or anything that they used. Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? A. During our supply disruption only, yes. Q. How long did the Opana locater service operate, to your locater service operate, to your supply issue with Opana starting locater service operate, to your supply issue with Opana starting locater service operate in November of 2012. So the supply lissue with Opana starting locater of "11 and went through mid 22 lot2, third quarter of 2012. So the supply lissue with Opana starting lose going on in the state of Florida that's causing the issues in the e-mails, correct? A. Right. Based on the fact this time. Q. And, again, reading this e-mail, it doesn't tell you or refresh your recollection about how long the opana locater service was in effect? A. Right. Based on reading the e-mail and what I remember, I think it was only during our shortage. A. That's what I recall, yes. Q. So there was something else going on in the state of Florida that's causing the issues in the e-mails, correct? MR. LIMBACHER: Object to find Opana out in Joanie's office a bit ago, and we talked to regulatory directly. And they are not aware of any issue affecting Florida, not as a state. Correct? A. Right. Based on reading the e-mail about their being plenty of Opana in the market. And he says, Hi All. I was down in Joanie's office a bit ago, and we talked to regulatory directly. And they are not aware of any issue affecting Florida, not as a state. Correct? A. Right. Based on reading the e-mails, on this exhibit, the same page, 927, Peter Jennings responds to your e-mail about their being plenty of Opana in the market. A. That's what I was down in Joanie's office a bit ago, and we talked to regulatory directly. And they are not aware of any issue affecting Florida, not as a state. Correc				
A Idon't know. That wasn't my responsibility. That was done by the marketing team. I don't know where — I don't know what program or anything that they used. Q. And was it intended to be used by patients to be able to find Opana to fill their prescriptions for Opana ER? A. During our supply disruption only, yes. Q. And wou also go on, She should be able — I'm sorry, We should be able to tell this patient she can call any of her local pharmacies and with a prescription, she should be able to have it filled without any issues. Correct? A. Right. Based on the fact that our wholesalers had inventory at this time. Q. And, again, reading this e-mail, it doesn't tell you or refresh your resollection about how long the Opana learly any of her local pharmacies and with a prescription, she should be able to have it filled without any issues. Correct? A. Right. Based on the fact that our wholesalers had inventory at this time. Q. And, again, reading this e-mail, it doesn't tell you or refresh your recollection about how long the Opana locater service was in effect? A. Right. Based on the fact that our wholesalers had inventory at this time. Q. And, again, reading this e-mail, it doesn't tell you or refresh your recollection about how long the Opana lotary recollection about how long the Opana lot in this time. Page 547 I issues you're referring to have ended by now; is that your testimony? A. That's what — Page 547 I issues you're referring to have ended by now; is that your testimony? A. That's what — Page 547 A. That's what — MR. LIMBACHER: Object to form. THE WITNESS: That's what I reall, if you have a state thing. THE WITNESS: That's what I re				
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	Page 550		Page 552
1	Did I read that correctly?	1	programs or making enhancements
2	A. Uh-huh.	2	and making changes.
3	Q. Okay. And let's skip up to	3	BY MR. LENISKI:
4 .	the very top of the page, where you	4	Q. Were you aware of other
5	appear to be responding to the team,	5	wholesalers who were increasing their SOM
6	including Linda and Peter, on	6	program at the same time, late 2012?
7	A. Yes.	7	A. No. All I know is our
8	Q November 29th.	8	wholesalers have an SOM program. I don't
9	You say, I know that	9	know the details behind the programs.
10	Cardinal has really increased their SOM	10	Q. Why did Peter believe you
11	program, so I'm wondering if they are	11	might have information about this issue
12	cutting them off because they are	12	that's affecting Florida and pharmacies
13	ordering too much.	13	not being able to get Opana ER?
14	A. Right.	14	MR. LIMBACHER: Object to
15		15	form.
16	Q. Did I read that correctly?A. You did.	16	BY MR. LENISKI:
17	Q. Now, on what were you basing	17	Q. Do you have any idea?
18	that observation?	18	A. Because UPS is our 3PL,
		19	
19	A. Again, it's just	20	third-party logistics company, and we
20	MR. LIMBACHER: Object to	21	partner with them on anything to do with Endo's business. So it's not unusual for
21	form.	22	
22	THE WITNESS: like I		him to reach out.
23	stated, that's just my opinion. I	23	Q. Did you represent to Peter
24	guess, if I recall, just	24	that you had understanding about your
	Page 551		Page 553
1	conversations maybe with Cardinal	1	wholesalers' SOM programs in addition to
2	_	1 2	wholesalers' SOM programs in addition to Endo's SOM program?
2 3	conversations maybe with Cardinal back at that time. I don't really remember.		wholesalers' SOM programs in addition to Endo's SOM program? A. I don't recall. I mean,
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2 3 4 5	conversations maybe with Cardinal back at that time. I don't really remember. BY MR. LENISKI: Q. Well, you make the	2 3 4 5	wholesalers' SOM programs in addition to Endo's SOM program? A. I don't recall. I mean, just based on what my e-mail says, yes. Q. Was that something you
2 3 4 5 6 7 8	conversations maybe with Cardinal back at that time. I don't really remember. BY MR. LENISKI: Q. Well, you make the statement, it's affirmative, Cardinal has	2 3 4 5 6	wholesalers' SOM programs in addition to Endo's SOM program? A. I don't recall. I mean, just based on what my e-mail says, yes. Q. Was that something you tracked, was what your wholesalers were doing with their SOM programs? A. No. We just know that our
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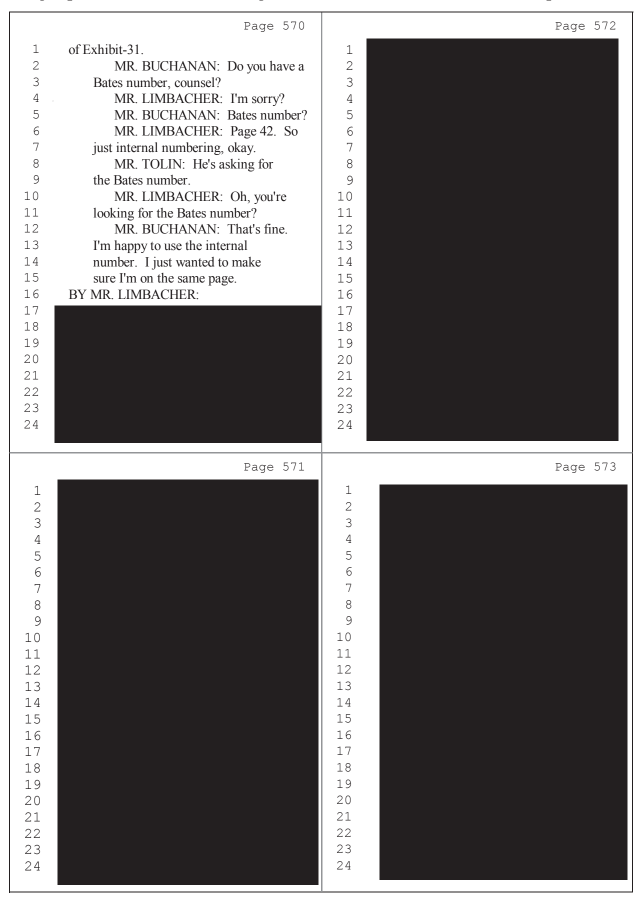
	Page 554		Page 556
1	this e-mail, did you discuss your	1	working for Endo?
2	statement here that Cardinal may have	2	A. November 2nd, 1998.
3	stopped shipping to Florida pharmacies	3	Q. And can you tell us your
4 .	due to concerns about over-ordering with	4	current job title?
5	anyone else at Endo?	5	A. I'm the director of
6	A. Not that I recall.	6	distribution and customer service for
7	Q. Never elevated that	7	Endo.
8	observation to anyone else, to your	8	Q. And before we get into your
9	knowledge?	9	job responsibilities and your history,
10	A. Not that I recall.	10	can you tell us, did you go to college?
11	Q. Do you believe you're	11	A. I did.
12	obligated to do that?	12	Q. And where did you go?
13	MR. LIMBACHER: Object to	13	A. Wilmington College.
14	form.	14	Q. And when did you graduate?
15	THE WITNESS: No.	15	A. May of 1995.
16	MR. LENISKI: Ms. Walker,	16	•
17	pending any questions from	17	Q. What degree did you receive?A. Bachelor's in business
18	counsel, I think I'm finished.	18	
19		1	management.
20	Thank you very much.	19	Q. And kind of walk us through,
	MR. LIMBACHER: Thank you.	20	very briefly, your work history after you
21	VIDEO TECHNICIAN: Going off	21	received your degree from Wilmington
22	record. The time is 5:42.	22	College.
23		23	Where did you first work?
24	(Whereupon, a brief recess	24	A. I actually started working
	Page 555		Page 557
1	Page 555		Page 557
1	Page 555 was taken.)	1	at DuPont in October of '89. So I got my
2	was taken.)	2	at DuPont in October of '89. So I got my degree at night going to Wilmington
2 3	was taken.) VIDEO TECHNICIAN: We're	2 3	at DuPont in October of '89. So I got my degree at night going to Wilmington College.
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2 3 4 5	was taken.) VIDEO TECHNICIAN: We're going back on the record. The beginning of Media File Number 10.	2 3 4 5	at DuPont in October of '89. So I got my degree at night going to Wilmington College. Q. And when you first started working at DuPont, what did you do?
2 3 4 5 6	was taken.) VIDEO TECHNICIAN: We're going back on the record. The	2 3 4 5 6	at DuPont in October of '89. So I got my degree at night going to Wilmington College. Q. And when you first started working at DuPont, what did you do? A. I delivered mail. I pushed
2 3 4 5 6 7	was taken.) VIDEO TECHNICIAN: We're going back on the record. The beginning of Media File Number 10. The time is 5:46.	2 3 4 5 6 7	at DuPont in October of '89. So I got my degree at night going to Wilmington College. Q. And when you first started working at DuPont, what did you do? A. I delivered mail. I pushed a mail cart and delivered mail.
2 3 4 5 6 7 8	was taken.) VIDEO TECHNICIAN: We're going back on the record. The beginning of Media File Number 10.	2 3 4 5 6 7 8	at DuPont in October of '89. So I got my degree at night going to Wilmington College. Q. And when you first started working at DuPont, what did you do? A. I delivered mail. I pushed a mail cart and delivered mail. Q. And about how long were you
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	Page 558		Page 560
1	department at Endo.	1	A. As it relates to opioids,
2	Q. And have you received any	2	the customers are our wholesalers.
3	promotions over the 20 years that you've	3	Q. And are there any
4 .	been working for Endo?	4	particularly large wholesaler customers
5	A. Yes, a few.	5	that Endo sells its branded opioids to?
6	Q. And tell us, what are the	6	A. We have three large
7	different roles and job titles that	7	wholesale customers; AmerisourceBergen,
8	you've held at Endo?	8	Cardinal and McKesson.
9	A. I came in as a contract	9	Q. And are the majority of the
10	analyst. Then I was promoted to	10	sales of branded opioids, as you
11	supervisor of distribution, manager of	11	understand it for Endo, sold to those
12	I forget the exact title. Manager within	12	three large national wholesalers?
13	customer service, then associate director	13	A. Yes. I believe they make up
14	and then director.	14	about 90 percent of the business.
15	Q. And when did you become	15	Q. Do pharmacies ever place an
16	associate director of customer service at	16	order with Endo for branded opioids?
17	Endo, if you remember?	17	A. No.
18	A. 2003, 2004, something like	18	Q. What about a doctor's
19	that.	19	office, do they ever order opioids
20	Q. And when did you become the	20	directly from Endo?
21	director of customer service?	21	A. No.
22	A. 2015.	22	Q. And what about a pain
23	Q. And what have been your	23	clinic, do they ever order branded
24	basic job responsibilities over time, as	24	opioids directly from Endo?
24	basic job responsibilities over time, as	24	opioids directly from Endo:
	Page 559		Page 561
1		1	Page 561 A. No.
1 2	both associate director and director of	1 2	A. No.
	both associate director and director of customer service in distribution?	1	A. No. Q. What about manufacturing of
2	both associate director and director of customer service in distribution? A. One of the main functions is	2	A. No.
2 3	both associate director and director of customer service in distribution? A. One of the main functions is to manage the UPS relationship. And then	2 3	A. No. Q. What about manufacturing of the branded opioids at Endo sales, has Endo itself manufactured those branded
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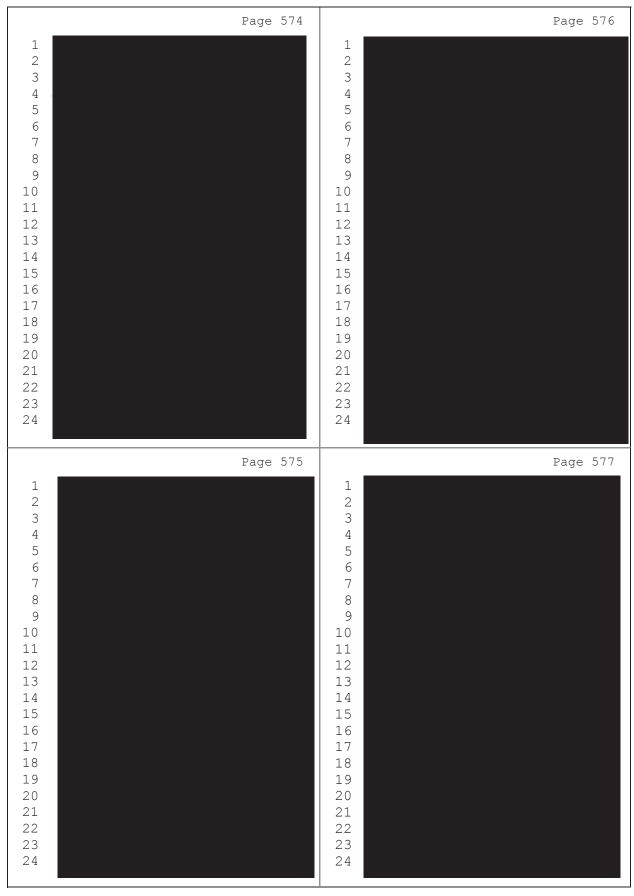




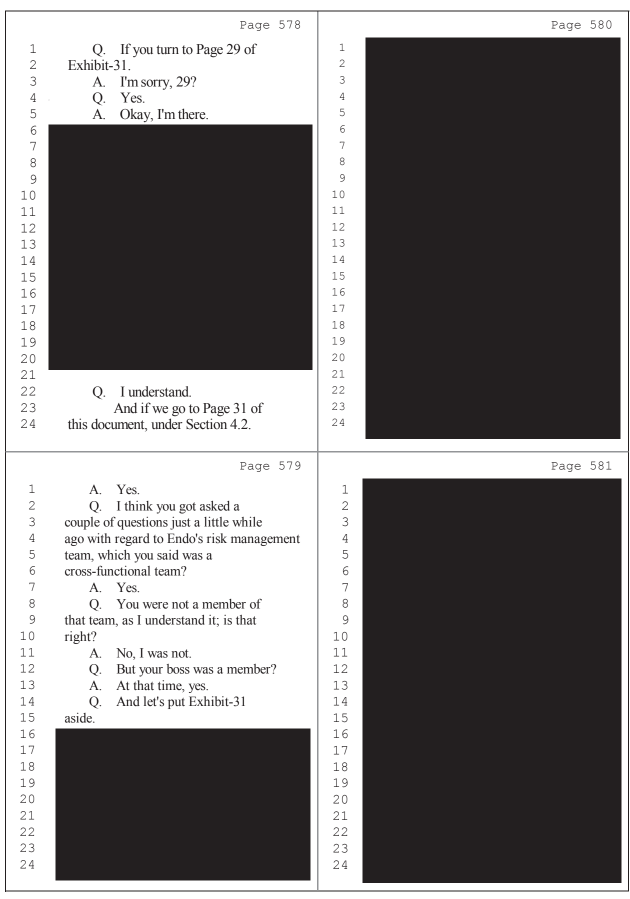
143 (Pages 566 to 569)



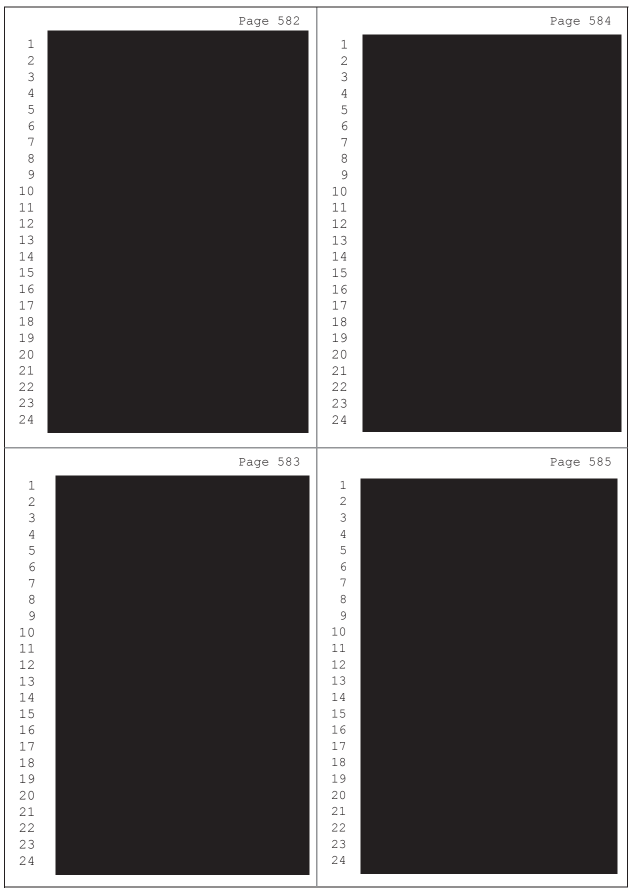
144 (Pages 570 to 573)



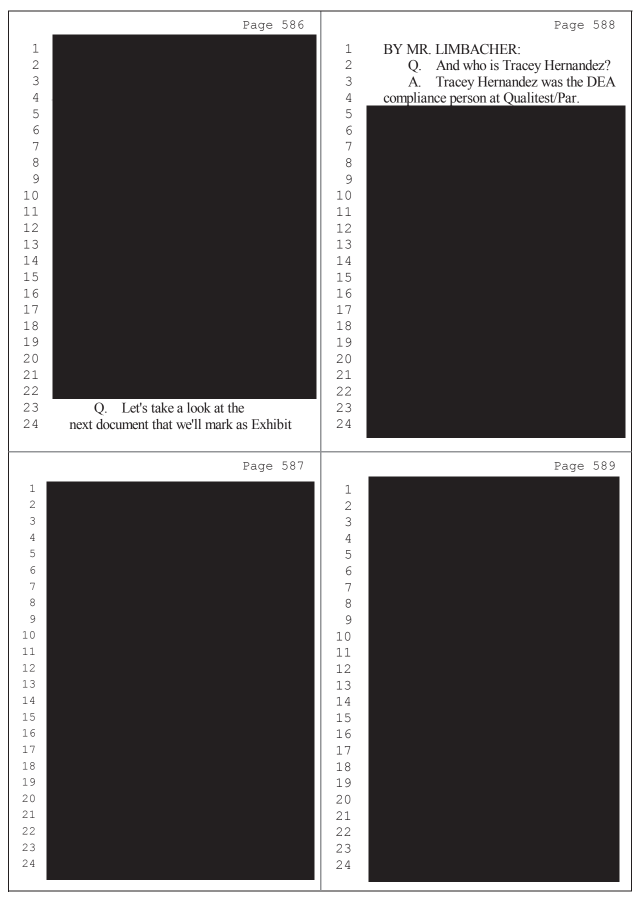
145 (Pages 574 to 577)



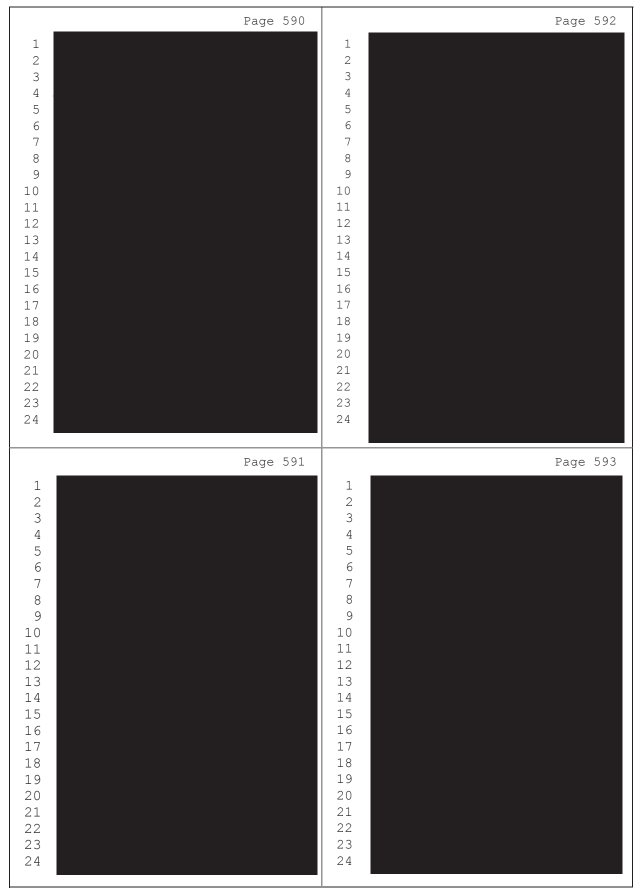
146 (Pages 578 to 581)



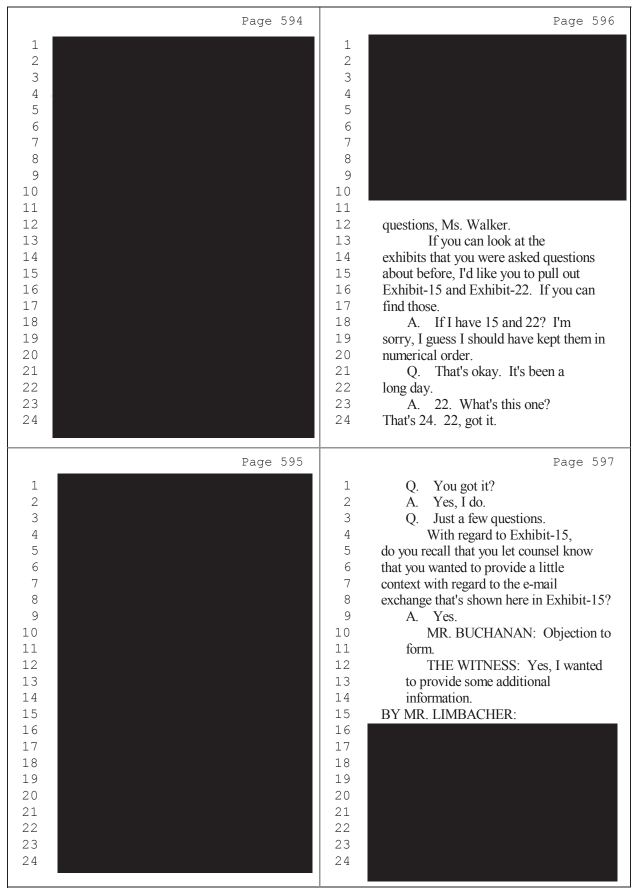
147 (Pages 582 to 585)



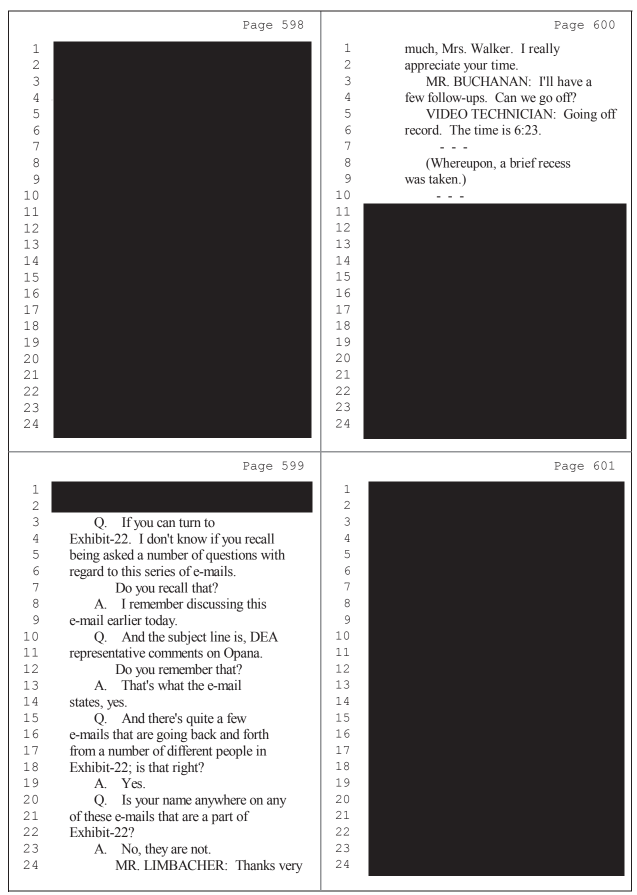
148 (Pages 586 to 589)

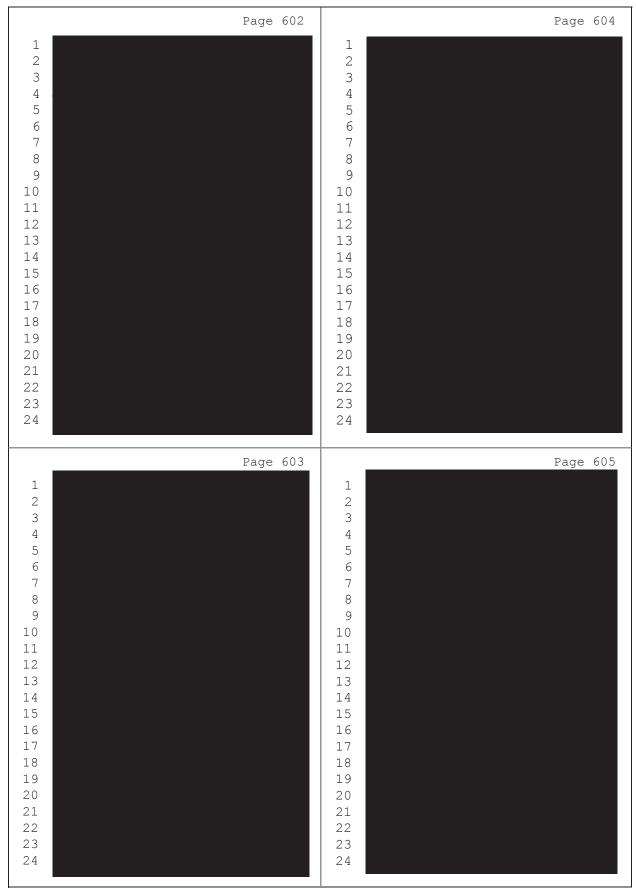


149 (Pages 590 to 593)

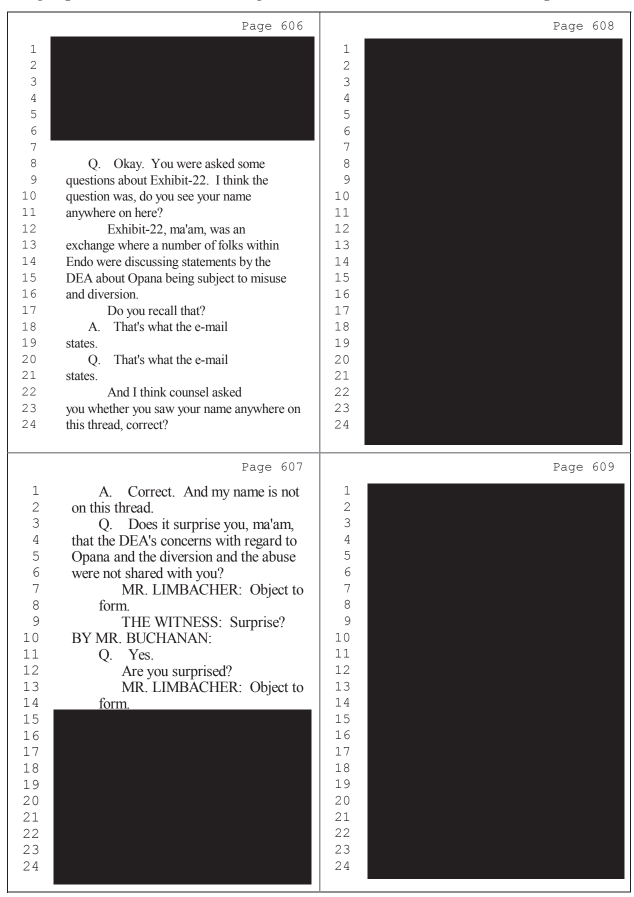


150 (Pages 594 to 597)

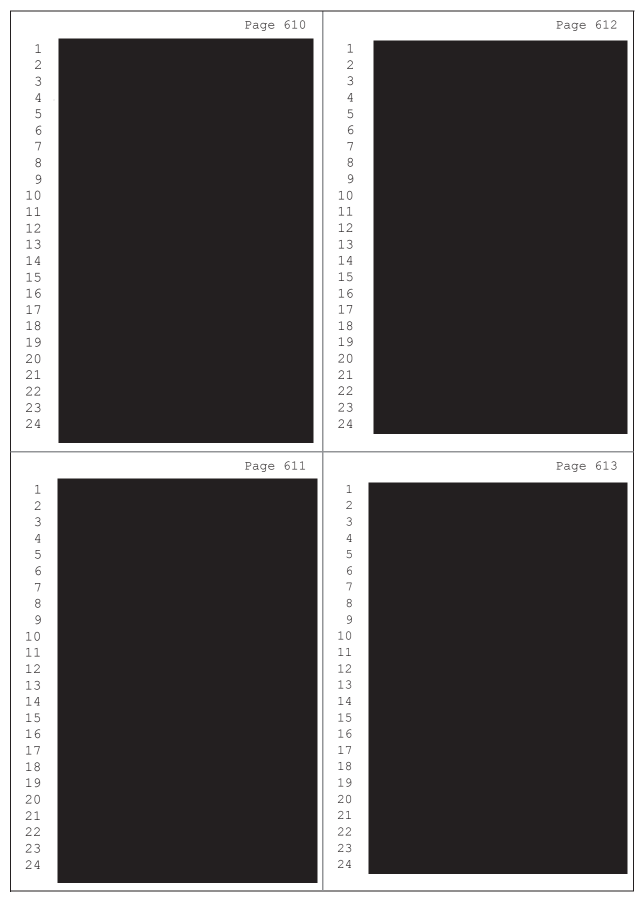




152 (Pages 602 to 605)



153 (Pages 606 to 609)



154 (Pages 610 to 613)

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Page 616
                                      Page 614
                                                        1
                                                                     MR. SIEGEL: 552 as
 1
                                                        2
 2
                                                                  Exhibit-35
 3
                                                        3
                                                                       - - -
                                                        4
                                                                     (Whereupon, EndoWalker
 4
                                                        5
                                                                  Exhibit-35,
 5
                                                        6
                                                                  ENDO OPIOID MDL 00852918-925, was
 6
 7
                                                        7
                                                                  marked for identification.)
            O. I understand. And I think
                                                        8
 8
        you were read and shown portions of this
                                                        9
        document that related to Wolters Kluwer
 9
                                                              BY MR. BUCHANAN:
                                                       10
                                                                  Q. I'd like to direct your
10
        data.
                                                       11
                                                              attention, after you get it, ma'am, to
11
                Do you recall that?
            A. Right. And I also stated
                                                      12
                                                              Page 552.3.
12
                                                      13
13
        that's not part of my area of
                                                                     It's a law enforcement
                                                       14
                                                              outreach Q and A. And you'll see the
14
        responsibility. I believe I stated that.
            Q. Did anybody within the
                                                       15
                                                              prior page, 552.2, identified
15
                                                       16
                                                              prescription drug surveillance systems
16
        company who had that responsibility ever
                                                       17
                                                              and -- excuse me.
17
        come to you and discuss their findings
                                                      18
18
        with regard to review of that data?
                                                                     Let's start on the first
            A. No. But that doesn't mean
                                                      19
                                                              page, please, actually.
19
                                                       20
                                                                     This is July 17th, 2006
20
        they didn't do what they were supposed to
                                                              graphic for diversion control from a
21
        do within the company. I can't speak to
                                                       21
                                                       22
22
                                                              David Kerr to Heather Mullen.
        that.
                                                       23
                                                                     Do you know who they are?
23
            Q. Do you have any knowledge
                                                       24
2.4
        that they even did it?
                                                                  A. No.
                                      Page 615
                                                                                             Page 617
                                                                    Q. David Kerr, vice president,
 1
                MR. LIMBACHER: Object to
                                                         1
 2
            form.
                                                         2
                                                               business development?
 3
                THE WITNESS: I can't speak
                                                         3
                                                                    A. He worked at Endo.
 4
                                                         4
                                                                    Q. If we go to Page 552.3, it
            to that.
                                                         5
 5
                                                               says, Law enforcement outreach Q and A.
                MR. LIMBACHER: Foundation.
 6
                THE WITNESS: It's not my
                                                         6
                                                                       And it runs through several
 7
            area of responsibility.
                                                         7
                                                               of the questions and answers with law
 8
        BY MR. BUCHANAN:
                                                        8
                                                               enforcement on issues concerning Opana,
 9
            Q. Okay. We were just
                                                        9
                                                               correct?
        discussing, ma'am, Exhibit-31, which was
                                                       10
                                                                        That's what the document
10
                                                                    A.
        the risk minimization action plan.
11
                                                       11
                                                               states.
12
                In connection with the
                                                       12
                                                                    Q. Towards the bottom, it
                                                               states. Do you check with IMS or some
13
        launch of Opana ER, the company went out
                                                       13
14
        and engaged with various law enforcement
                                                       14
                                                               other service for high script levels.
                                                       15
15
        authorities, correct?
                                                                       Do you see that question?
16
            A. I can't --
                                                       16
                                                                       Do you see that question,
17
                MR. LIMBACHER: Object to
                                                       17
                                                               ma'am?
18
                                                       18
            form. Foundation.
                                                                        Yes. I was trying to find
                                                                    A.
19
                THE WITNESS: I don't know
                                                       19
                                                               it. Sorry.
20
            that. I can't confirm that.
                                                       2.0
                                                                    Q. At the bottom, it says, Endo
                                                       21
21
            That's not my area of
                                                               will be monitoring order levels through
22
                                                       22
                                                               Wolters Kluwer Health and will evaluate
            responsibility.
23
                MR. BUCHANAN: Can I please
                                                       23
                                                               this information at least quarterly
24
                                                       24
            have --
                                                               through its risk management group to
```

	Page 618		Page 620
1	detect unusual trends.	1	We check on suspicious
2	Do you see that?	2	orders in area and advise DEA.
3	A. Yes.	3	Do you see that?
4 .	Q. Were you ever did you	4	A. Correct. That's what I
5	ever receive any information from the	5	read.
6	risk management group concerning unusual	6	Q. Oh, okay. Maybe you skipped
7	trends with regard to Opana?	7	the first couple words.
8	MR. LIMBACHER: Object to	8	Endo will receive and
9	form.	9	evaluate, at least quarterly, through its
10	THE WITNESS: That's not my	10	risk management group, the Wolters Kluwer
11	area of responsibility.	11	data information reflecting purchases and
12	BY MR. BUCHANAN:	12	prescribing patterns.
13	Q. Okay.	13	Do you see that?
14	A. Again, they talked about	14	A. I do.
15	this Wolters Kluwer data. That's not my	15	Q. If circumstances seem
16	area.	16	suspicious, we will notify the law
17	Q. In the middle of the second	17	enforcement and DEA.
18	page excuse me, the next page on this	18	Did I read that correctly?
19	Q and A, 552.4, it says, We check on	19	A. You did.
20	suspicious orders in our area and advise	20	Q. Okay. We will monitor
21	DEA.	21	orders for suspicious patterns.
22	Do you see that, ma'am?	22	Do you see that at the
23	A. Yes.	23	bottom?
24	Q. And what did you represent	24	A. Yes.
	Page 619		Page 621
1	to law enforcement authorities that you	1	Q. The Endo ordering system
2		1	
2	would do in that regard?	2	produces an excessive order report, which
3	MR. LIMBACHER: Object to	3	produces an excessive order report, which is reviewed by the customer service
3 4	MR. LIMBACHER: Object to form. She didn't represent	3 4	produces an excessive order report, which is reviewed by the customer service managers for approval. An excessive
3 4 5	MR. LIMBACHER: Object to form. She didn't represent anything, counsel.	3 4 5	produces an excessive order report, which is reviewed by the customer service managers for approval. An excessive order is defined as any order that
3 4 5 6	MR. LIMBACHER: Object to form. She didn't represent anything, counsel. BY MR. BUCHANAN:	3 4 5 6	produces an excessive order report, which is reviewed by the customer service managers for approval. An excessive order is defined as any order that exceeds the prior three-month average
3 4 5 6 7	MR. LIMBACHER: Object to form. She didn't represent anything, counsel. BY MR. BUCHANAN: Q. What does it state that Endo	3 4 5 6 7	produces an excessive order report, which is reviewed by the customer service managers for approval. An excessive order is defined as any order that exceeds the prior three-month average shipped and/or any order that exceeds the
3 4 5 6 7 8	MR. LIMBACHER: Object to form. She didn't represent anything, counsel. BY MR. BUCHANAN: Q. What does it state that Endo would do, ma'am?	3 4 5 6 7 8	produces an excessive order report, which is reviewed by the customer service managers for approval. An excessive order is defined as any order that exceeds the prior three-month average shipped and/or any order that exceeds the prior twelve-month average shipped.
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	Page 622		Page 624
1	form.	1	A. Our orders went through our
2	THE WITNESS: We had we	2	SOM program and again at UPS. And no.
3	had orders that kicked out on our	3	Q. Stay with my question,
4 .	report, yes.	4	ma'am.
5	BY MR. BUCHANAN:	5	In 2010, were vice
6	Q. And we spent a considerable	6	presidents and senior vice presidents
7	amount of time reviewing just those	7	those that were authorized to release
8	orders in Exhibit-1 into the state of	8	orders and excessive orders?
9	Missouri, correct?	9	A. No.
10	A. We did.	10	Q. To the best of your
11	Q. And in this statement to law	11	knowledge, ma'am, did a vice president or
12	enforcement, it states, The approval to	12	senior vice president ever release an
13	release excessive orders of product must	13	excessive order?
14	be issued by a vice president or senior	14	MR. LIMBACHER: Object to
15	vice president of Endo.	15	form.
16		16	
17	Is that correct?	17	THE WITNESS: Not to my knowledge.
18	MR. LIMBACHER: Object to	18	BY MR. BUCHANAN:
	form.	19	
19	THE WITNESS: That's what it	20	Q. So if these were the
20	states.	21	representations of the company to law
21	BY MR. BUCHANAN:	1	enforcement and the DEA in 2006, would it
22	Q. Who is your who was the	22	be fair to say it wasn't done that way?
23	vice president up the line from you in	23	MR. LIMBACHER: Object to
24	2007, ma'am?	24	form.
	Page 623		Page 625
1	_		-
1	A. I don't recall.	1	THE WITNESS: I don't know
2	Q. I'm sorry, 2006?	2	what this document is. I've never
3	A. I don't recall.	3	seen this document until today.
4	Q. Were you a vice president?	4	So I don't know.
5	A. No.	5	BY MR. BUCHANAN:
6	Q. Were vice presidents	6	Q. Looking at David Kerr, he
7	releasing orders that were identified on	7	was, in fact, the vice president a
8	the excessive order sheet, ma'am?	8	vice president with Endo Pharmaceutical,
9	A. No.	9	Inc., correct?
10	MR. LIMBACHER: Object to	10	A. That's what it states on his
11	form.	11	e-mail.
12	BY MR. BUCHANAN:	12	Q. I am meeting with Philly DEA
13	Q. Were senior vice presidents	13	tomorrow with Nick. I am digging around
14	of Endo the ones releasing excessive	14	for that one-page graphic that is the
I 4 -	orders	15	risk MAP showing the control flow
15	MR. LIMBACHER: Object to	16	provided by Jill Connell.
15 16	WIRC. Envilled Criedt. Object to		
	form.	17	Jill was your boss?
16		17 18	Jill was your boss? A. She was.
16 17	form.		A. She was.
16 17 18	form. THE WITNESS: No. BY MR. BUCHANAN:	18	A. She was.Q. And, Do you have access to
16 17 18 19	form. THE WITNESS: No. BY MR. BUCHANAN: Q in 2006?	18 19	A. She was. Q. And, Do you have access to that copy and can you send today?
16 17 18 19 20	form. THE WITNESS: No. BY MR. BUCHANAN: Q in 2006? How about in 2010, were vice	18 19 20	A. She was.Q. And, Do you have access to
16 17 18 19 20 21	form. THE WITNESS: No. BY MR. BUCHANAN: Q in 2006? How about in 2010, were vice presidents and senior vice presidents the	18 19 20 21	A. She was. Q. And, Do you have access to that copy and can you send today? There's a reply from Heather Mullen.
16 17 18 19 20 21 22	form. THE WITNESS: No. BY MR. BUCHANAN: Q in 2006? How about in 2010, were vice	18 19 20 21 22	A. She was. Q. And, Do you have access to that copy and can you send today? There's a reply from Heather

		1	
	Page 626		Page 628
1	Q. Okay. Yes, here it is.	1	Q. So there's, in fact, an
2	Distribution chart, along with all the	2	audit trail tracking the circumstances
3	does that I put together that you might	3	when the company cut order size?
4 .	use, in addition to a blue folder for law	4	A. Within the order there is,
5	enforcement meetings.	5	yes.
6	Do you see that?	6	Q. And are the reasons for that
7	A. Yes.	7	cut documented in the order system?
8	Q. Let me know if you need	8	A. They should
9	anything else and let me know how it	9	MR. LIMBACHER: Object to
10	goes.	10	form.
11	Do you see that, ma'am?	11	THE WITNESS: They should
12	A. I do.	12	be.
13	Q. You were asked some	13	BY MR. BUCHANAN:
14	questions about Exhibit-15, which you	14	Q. To your knowledge, they are?
15	discussed in examination with me earlier	15	
16		16	
17	today. Do you recall discussing	17	Q. Okay. You were shown a document, 35, Exhibit-35, UPS audit.
18		18	
	this e-mail thread, Exhibit-15, that	1	Do you recall that?
19	counsel just asked you some follow-up	19	A. Yes.
20	questions on?	20	Q. That wasn't the first time
21	A. Exhibit-15?	21	that you all audited UPS, correct?
22	Q. Yes.	22	A. No. UPS has been audited
23	A. Yes.	23	many times over the years.
24	Q. Okay. I think you said that	24	Q. Okay.
	Page 627		Page 629
1	Page 627	1	Page 629
1	there was a reason why these orders had	1	MR. BUCHANAN: Could I have
2	there was a reason why these orders had to be cut in size or downsized.	2	_
2 3	there was a reason why these orders had to be cut in size or downsized. Do you recall that?	2 3	MR. BUCHANAN: Could I have 578, please?
2 3 4	there was a reason why these orders had to be cut in size or downsized. Do you recall that? A. Correct. We had a supply	2 3 4	MR. BUCHANAN: Could I have 578, please? (Whereupon, EndoWalker
2 3 4 5	there was a reason why these orders had to be cut in size or downsized. Do you recall that? A. Correct. We had a supply issue at this time on Opana.	2 3 4 5	MR. BUCHANAN: Could I have 578, please? (Whereupon, EndoWalker Exhibit-36,
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2 3 4 5 6 7	there was a reason why these orders had to be cut in size or downsized. Do you recall that? A. Correct. We had a supply issue at this time on Opana. Q. We spent some time going through a SAP report, a SOM audit trail	2 3 4 5 6 7	MR. BUCHANAN: Could I have 578, please? (Whereupon, EndoWalker Exhibit-36,
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	Page 630		Page 632
1	now? I'm sorry, I can't see over the	1	testimony.
2	screen.	2	THE WITNESS: I believe
3	A. I do, I have it.	3	Qualitest was doing customer site
4 .	Q. Thank you.	4	visits.
5	I'd like to direct your	5	BY MR. BUCHANAN:
6	attention you see this list of	6	Q. As of February 13, 2013,
7	questions reflected here?	7	ma'am?
8	A. I see them, yes.	8	A. I don't know the exact date
9	Q. And then you see answers	9	that Qualitest started doing customer
10	following the questions in a different	10	visits, but I know they did customer
11	color?	11	visits.
12	A. Yes.	12	Q. At a point in time they did,
13	Q. Let's scroll down here.	13	correct?
14	Start with 8.	14	A. Correct. I don't know the
15	Have you ever reported a	15	date when that started.
16	suspicious order to any regulatory agency	16	Q. You know they revamped their
17	for an Endo/Qualitest product?	17	SOM system, too, after the DEA came and
18	Do you see that question to	18	knocked on their door in 2013, right?
19	UPS?	19	MR. LIMBACHER: Object to
20	A. I do.	20	form.
21	Q. And what was the answer,	21	THE WITNESS: I can't speak
22	ma'am?	22	to Qualitest's SOM program.
23	A. No.	23	BY MR. BUCHANAN:
24	Q. Do you ever visit customers	24	Q. Then let's focus on Endo's
	Q. Bo you ever visit eustoners		Q. Then let's locas on Endo's
	Page 631		Page 633
1	in person who are deemed suspicious?	1	SOM program.
2	Do you see that question?	2	At this point in time, in
3	A. I do.	3	February of 2013, are you aware of any
4	Q. It says, Not currently.	4	Endo employees going and visiting
5	Right?	5	customers that it deemed suspicious?
6	A. That's what it says.	6	MR. LIMBACHER: Object to
7	Q. It says, Clients may have	7	form. Asked and answered.
8	their sales reps visit customers.	8	THE WITNESS: Not that I
9	Do you see that?	9	recall.
10	A. Yes, I see it.	10	BY MR. BUCHANAN:
11	Q. Vis-à-vis the relationship	11	Q. Any customers of Endo
12	with UPS, you were the client, right?	12	customers that it seemed suspicious?
13	MR. LIMBACHER: Object to	13	MR. LIMBACHER: Object to
14	form.	14	form. Asked and answered.
15	THE WITNESS: Yes. Endo was	15	THE WITNESS: Not that I
16	the client at this time.	16	recall.
17	BY MR. BUCHANAN:	17	BY MR. BUCHANAN:
18	Q. Do I understand your	18	Q. Okay. There's also a
19	testimony correctly, ma'am, that to the	19	question about how do you know your
20	best of your knowledge, as of 2013, Endo	20	customer's customer.
21	was not visiting any of its customers	21	Do you see that?
22	that it deemed suspicious, correct?	22	A. Question 10 I'm assuming
23	MR. LIMBACHER: Object to	23	you're referring to?
24	form. Foundation. Misstates her	24	Q. Yes.

	Page 634		Page 636
1	A. Uh-huh.	1	A. When Qualitest did their
2	Q. It was a question that was	2	site visits?
3	being put by Endo to UPS, right?	3	Q. Uh-huh.
4 .	A. Yes.	4	A. Somebody from Qualitest.
5	Q. Okay. And as of this point	5	Q. Tracey Hernandez?
6	in time, they didn't have that	6	A. That would be a person to
7	functionality where they were visiting	7	start with.
8	customers' customers or knowing	8	Q. How about, Do you utilize
9	customers' customers, right?	9	chargeback data?
10	MR. LIMBACHER: Object to	10	That was a question from you
11	form.	11	to UPS, right?
12	THE WITNESS: That's what it	12	A. That's correct.
13		13	
14	states. BY MR. BUCHANAN:	14	Q. Why were you asking UPS whether they utilized chargeback data,
		15	,
15	Q. And you didn't either,		ma'am?
16	right?	16 17	A. Probably just trying to get
17	A. Endo did not provide do		an understanding of their SOM program.
18	not do site visits. But I believe	18	Q. Did you, in fact, have an
19	Qualitest started to. Again, I don't	19	understanding, at that point in time,
20	know the exact date.	20	that the DEA wanted manufacturers to use
21	Q. Let's just talk about Endo.	21	chargeback data?
22	You do have knowledge about	22	A. I can't recall.
23	Endo, correct?	23	MR. LIMBACHER: Object to
24	A. I do.	24	form.
	Page 635		Page 637
1	Page 635 Q. And to the best of your	1	Page 637 BY MR. BUCHANAN:
1 2	Q. And to the best of your	1 2	_
			BY MR. BUCHANAN: Q. Okay. And they said, what?
2	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers'	2	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in
2 3 4	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct?	2 3 4	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right?
2 3 4 5	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to	2 3 4 5	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to
2 3 4	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to form. Asked and answered.	2 3 4	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to form.
2 3 4 5 6 7	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Endo did not,	2 3 4 5 6 7	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to form. THE WITNESS: That's what it
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2 3 4 5 6 7 8 9	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Endo did not, but our generics division, Qualitest, did.	2 3 4 5 6 7 8 9	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to form. THE WITNESS: That's what it states. BY MR. BUCHANAN:
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Endo did not, but our generics division, Qualitest, did. BY MR. BUCHANAN: Q. Do you know when that started, ma'am? A. I do not know the exact date at this time. Q. And you certainly couldn't sit there and say they were doing it prior to this teleconference, right? MR. LIMBACHER: Object to form. THE WITNESS: No, I can't confirm that. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to form. THE WITNESS: That's what it states. BY MR. BUCHANAN: Q. Okay. Number 12, What type of trending do you do, if any? Do you see that question from Endo to UPS? A. Uh-huh. Q. And why were you asking about trending at that point in time? A. Probably just trying to get an understanding of their SOM program. Q. Did you know that the DEA was interested in manufacturers doing trending analyses as of this point in time?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And to the best of your knowledge, Endo never conducted site visits of its customers or its customers' customers, correct? MR. LIMBACHER: Object to form. Asked and answered. THE WITNESS: Endo did not, but our generics division, Qualitest, did. BY MR. BUCHANAN: Q. Do you know when that started, ma'am? A. I do not know the exact date at this time. Q. And you certainly couldn't sit there and say they were doing it prior to this teleconference, right? MR. LIMBACHER: Object to form. THE WITNESS: No, I can't confirm that. BY MR. BUCHANAN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BUCHANAN: Q. Okay. And they said, what? They weren't doing that at that point in time, right? MR. LIMBACHER: Object to form. THE WITNESS: That's what it states. BY MR. BUCHANAN: Q. Okay. Number 12, What type of trending do you do, if any? Do you see that question from Endo to UPS? A. Uh-huh. Q. And why were you asking about trending at that point in time? A. Probably just trying to get an understanding of their SOM program. Q. Did you know that the DEA was interested in manufacturers doing trending analyses as of this point in time?

	Page 638		Page 640
1	form.	1	screen and move this along? We
2	THE WITNESS: Not that I	2	can certainly supplement it for
3	recall.	3	the record and identify it by
4 .	BY MR. BUCHANAN:	4	Bates number.
5	Q. As of this point in time, we	5	MR. LIMBACHER: Let's give
6	can agree that Endo wasn't doing	6	him just a minute or two more to
7	trending, correct?	7	see.
8	MR. LIMBACHER: Object to	8	MR. BUCHANAN: If not, we'll
9	form. Misstates the evidence.	9	just make a copy outside. It's
10	THE WITNESS: Not that I	10	fine.
11	recall.	11	MR. LIMBACHER: Do you have
12	BY MR. BUCHANAN:	12	a lot of questions?
13	Q. Okay. Do you modify your	13	MR. BUCHANAN: I don't.
14	program based on current diversion	14	THE WITNESS: I'm okay with
15	trends?	15	it on the screen, if you're okay
16	Do you see that item?	16	with it.
17	A. I do.	17	MR. LIMBACHER: Let's just
18	Q. And why were you asking UPS,	18	see if he can find it.
19	at this point in time, that question?	19	MR. BUCHANAN: Thank you.
20	A. Probably just trying to get	20	Sorry to put you on the spot like
21	information about the SOM program.	21	that, Scott.
22	Q. In fact, you learned from	22	MR. SIEGEL: 736, being
23	the DEA that they were interested in	23	marked as Exhibit-37.
24	manufacturers being sensitive to current	24	
	Page 639		Page 641
1	diversion trends and modifying their	1	(Whereupon, EndoWalker
2	effective controls; isn't that right,	2	Exhibit-37, No Bates, 7/16/13
3	ma'am?	3	E-mail from Laurel McDermott to
4	A. I can't speak to that, no.	4	Sanjay Patel; Subject: SOMS
5	Q. Okay.	5	Customer Letter & Sales Rep
6	MR. BUCHANAN: Can I please	6	Talking Points, was marked for
7	have 736?	7	identification.)
8	How am I doing on time?	8	
9	VIDEO TECHNICIAN: You have	9	BY MR. BUCHANAN:
10	23 minutes.	10	Q. I'm passing over what we
11	MR. BUCHANAN: Thank you.	11	marked as Exhibit-736 I'm sorry, 37.
12	Do you have it already over	12	Thank you. It's been a day, my
13	there or you're waiting for it	13	apologies.
14	from us?	14	MR. LIMBACHER: It's been a
15	MR. LIMBACHER: What are we	15	long day.
16	talking about?	16	BY MR. BUCHANAN:
17	MR. BUCHANAN: If we haven't	17	Q. It's an e-mail from Ms.
18	passed you a new exhibit, you	18	McDermott to yourself and two other
19	don't have it yet.	19	individuals.
20	MR. LIMBACHER: You have not	20	Do you see this?
21	just yet.	21	A. Yes.
22	MR. BUCHANAN: Okay.	22	Q. Sanjay Patel, Lisa Walker
23 24	Can we agree, with all counsel, to just do it on the	23 24	and Kevin O'Brien as recipients? A. I see that.
	country, to just do it on the	- 1	11. 1 boo that.

1	Page 642		Page 644
1	Q. Who is Laurel McDermott?	1	for direct customers. UPS doing it for
2	A. She was an admin at the	2	Endo does not suffice.
3	time.	3	Did I read that correctly?
4 .	Q. Sanjay Patel?	4	A. That's what it states. But
5	A. I don't remember his title.	5	that's incorrect, because remember, we
6		6	had an SOM program in place at this time,
7		7	and so did UPS.
	A. I believe supply chain,	1	MR. BUCHANAN: Move to
8	maybe. I can't confirm.	8	
9	Q. Kevin O'Brien?	9	strike.
10	A. He was my boss at the time.	10	BY MR. BUCHANAN:
11	Q. So to three people in supply	11	Q. It says, DEA has asked Endo
12	chain?	12	to improve initial order evaluation for
13	A. I was not part of supply	13	direct customers. UPS doing it for Endo
14	chain.	14	does not suffice.
15	Q. At this point in time?	15	Did I read that correctly;
16	A. No, I was not.	16	yes or no?
17	Q. What function would you	17	A. Yes, you read it correctly.
18	characterize your	18	But it's not a correct statement.
19	A. I mean, I was in customer	19	Q. Thank you. Let's go on.
20	service and distribution, but we were not	20	DEA has asked Endo to
21	part of supply chain.	21	improve use of chargeback data to review
22	Q. Understood, okay.	22	indirect customers.
23	So yourself and your boss,	23	Did I read that correctly?
24	Mr. O'Brien. The subject is, SOMS	24	A. You did.
	Wil. O Briefi. The Subject is, Solvis		71. Tou did.
	Page 643		Page 645
1	_	1	_
1 2	customer letter and sales rep talking		Q. DEA has asked Endo to
	points.	2	improve customer due diligence visits,
3	Do you see that?	3	potentially of both direct and indirect
4	A. I do.		
_	O II II' D '	4	customers.
5	Q. It says, Hi, Brian, you may	5	Did I read that correctly?
6	recall from various discussions that on	5	Did I read that correctly? A. You did.
6 7	recall from various discussions that on March 6, 2013, DEA notified Endo at a	5 6 7	Did I read that correctly? A. You did. Q. In addition, they have
6 7 8	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the	5 6 7 8	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of
6 7 8 9	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the need to bolster the suspicious order	5 6 7 8 9	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of year to ensure the corrective actions
6 7 8	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the	5 6 7 8	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of
6 7 8 9	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the need to bolster the suspicious order	5 6 7 8 9	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of year to ensure the corrective actions
6 7 8 9 10	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the need to bolster the suspicious order monitoring program.	5 6 7 8 9	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of year to ensure the corrective actions have been implemented. Correct?
6 7 8 9 10 11	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the need to bolster the suspicious order monitoring program. Do you see that? A. Yes.	5 6 7 8 9 10 11	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of year to ensure the corrective actions have been implemented. Correct? A. That's what it states.
6 7 8 9 10 11 12	recall from various discussions that on March 6, 2013, DEA notified Endo at a meeting that took place in Washington the need to bolster the suspicious order monitoring program. Do you see that? A. Yes. Q. They presented over 200	5 6 7 8 9 10 11 12	Did I read that correctly? A. You did. Q. In addition, they have stated they will inspect Endo by end of year to ensure the corrective actions have been implemented. Correct? A. That's what it states. MR. LIMBACHER: Can I just
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	Page 646		Page 648
1	requirements and the Qualitest progress	1	explained earlier as to why we did not.
2	to date. We are planning to update DEA	2	Q. And, again, confirming at
3	in approximately two months on the	3	least their understanding, based on your
4 .	progress we have made with Qualitest. We	4	testimony today, customer due diligence,
5	will need to similarly share our plans	5	in terms of Endo branded, were not
6	with the branded products.	6	commenced of either direct or indirect
7	Did I read that correctly?	7	customers following the DEA visit,
8	A. You read it correctly, yes.	8	correct, ma'am?
9	Q. Did the DEA excuse me,	9	MR. LIMBACHER: Object to
10	withdrawn.	10	form. Asked and answered.
11	We can agree that at no	11	THE WITNESS: No, the
12	point in time after this exchange and	12	branded side did not. But our
13		13	
14	after the meeting with the DEA in 2013	1	Qualitest partners did.
	did Endo commence the use of chargeback	14	BY MR. BUCHANAN:
15	data to review indirect customers,	15	Q. And did you keep a file of
16	correct?	16	the Qualitest due diligence visits in
17	MR. LIMBACHER: With regard	17	your SOM group?
18	to branded opioids?	18	A. No. That was housed at
19	MR. BUCHANAN: Yes.	19	Qualitest.
20	THE WITNESS: I was not part	20	Q. So where would you go within
21	of this discussion with the DEA on	21	Endo, ma'am, to get the results of the
22	March 6th, 2013. And I think we	22	Qualitest due diligence visits so that
23	spoke earlier about the chargeback	23	you could assess your customers and
24	data related to branded.	24	customers of customers?
	Page 647		Page 649
1	BY MR. BUCHANAN:	1	
		1	A. I would have gone to
2		2	A. I would have gone to Oualitest, if I needed to.
	Q. Is that, then, you agree	2	Qualitest, if I needed to.
3	Q. Is that, then, you agree with me, ma'am, that after this exchange	2 3	Qualitest, if I needed to. Q. At what point in time did
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	Page 650		Page 652
3 the record. 7 4 5 (Whereu was taken.) 7 8 MR. LIM 9 questions. V 10 you very much shows the record. 7	hort break? FECHNICIAN: Going off The time is 6:57. pon, a brief recess MBACHER: No further We are done. Thank ch. pon, the deposition	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	INSTRUCTIONS TO WITNESS Please read your deposition over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. After doing so, please sign the errata sheet and date it. You are signing same subject to the changes you have noted on the errata sheet, which will be attached to your deposition. It is imperative that you return the original errata sheet to the deposing attorney within thirty (30) days of receipt of the deposition transcript by you. If you fail to do so, the deposition transcript may be deemed to be accurate and may be used in court.
	Page 651		Page 653
2 3 4 I HERE 5 witness was duly 6 deposition is a tr 7 testimony given l 8 9 10 Amanda Ma 11 Certified Re Dated: Dece 12 13 14 15 16 17 (The for 18 of this transcript 19 reproduction of t 20 unless under the		1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	ERRATA PAGE LINE CHANGE/REASON

Case: 1:17-md-02804-DAP Doc #: 1985-12 Filed: 07/24/19 165 of 165. PageID #: 258068

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		Page	004
	ACKNOWLEDGMENT OF DEPONE	.NT	
	I do		
	I,, do hereby certify that I have read the		
	foregoing pages, 1 - 650, and that the same is a correct transcription of the		
	answers given by me to the questions		
	therein propounded, except for the		
	corrections or changes in form or substance, if any, noted in the attached		
	Errata Sheet.		
	LISA WALKER DATE		
	LISA WALKER DATE		
	Subscribed and sworn		
	to before me this day of, 20		
	My commission expires:		
	Notary Public	_	
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		Page	655
3		Page	655
1	LAWYER'S NOTES	Page	655
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1 2 3 4	PAGE LINE		
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1 2 3 4 5	PAGE LINE		
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165 (Pages 654 to 655)